



Month/Year: 4<sup>th</sup> quarter, 2017 (October, November, December)

**E/I Children’s Programming.** Attached hereto is information sufficient to enable Broadcaster to complete the FCC Children’s Programming Report (Form 398) for the channel.

**Closed Captioning.** All programming provided for broadcast on the station during this month was closed captioned, except for the programs noted below along with the applicable FEE exemption:

*Channel is exempt from adding captions to programming at this time because the channel’s annual gross revenues in the prior calendar year were less than \$3 million.*

**Commercial limits in Children’s Programming.** Programmer aired the following programming originally produced and broadcast primarily for an audience of children 16 years old and younger during this quarter:

Children’s Program	Days and times aired	Total Commercial Matter (actual minutes & seconds)
<b>Dragonfly TV</b>	Sat 7:00am (ET)	4:50 min
<b>Animal Rescue</b>	Sat 7:30am (ET)	4:50 min
<b>Dog Tales</b>	Sat 8:00am (ET)	4:50 min
<b>Jack Hanna’s Into the Wild</b>	Sat 8:30am (ET)	4:50 min
<b>Wild About Animals</b>	Sat 9:00am (ET)	4:50 min
<b>Biz Kids</b>	Sat 9:30am (ET)	4:50 min
<b>Real Life 101</b>	Sat 10:00am (ET)	4:50 min
<b>Jack Hanna’s Animal Adventures</b>	Sun 7:00am (ET)	4:50 min
<b>3 Wide Life</b>	Sun 7:30am (ET)	4:50 min

\*Total commercial matter includes all spots promoting products or services broadcast during children’s programs, including all spots provided by networks, syndicators and local stations.

The Children’s Television Act and the FCC’s rules require that children’s programming may not contain more than 10.5 minutes of total commercial matter per clock hour on weekends and no more than 12.0 minutes of total commercial matter per clock hour on weekdays. After due review of internal station records and documentation provided to us by program suppliers, programmer hereby certifies:

  X   That it complied fully with the FCC’s commercial limits with respect to all children’s programs broadcast during this quarter that are subject to those requirements.

       That it did not comply fully with the FCC’s commercial limits with respect to all children’s programs broadcast during this quarter that are subject to those requirements, as explained in Attachment A hereto.

Signed: Ryan Raines  
Name: Ryan Raines  
Date: January 4, 2018



**3ABN**<sup>®</sup>

Three Angels Broadcasting Network

television radio music

*Lighting the world with the glow of God's truth*

Three Angels Broadcasting Network  
PO Box 220, West Frankfort, IL 62896

www.3abn.org    p 618.627.4651  
mail@3abn.org    f 618.627.2726

January 3, 2018

Ms Geo Coleman  
Paralegal, Regulatory  
Time Warner Cable  
13820 Sunrise Valley Drive  
Herndon, VA 20171

Dear Ms. Coleman:

RE: Closed Captioning Certification

This letter is intended to assist Time Warner Cable and its affiliates ("Time Warner") in satisfying its obligations under Section 79.1 (b) of title 47 of the Code of Federal Regulations regarding closed captioning. Three Angels Broadcasting Network, Inc.; hereby certifies that:

It has been in compliance with Section 79.1 (b) of the FCC's closed captioning requirements for the 4th quarter of calendar year 2017 by close captioning 100% of our daily programming.

If you have any further questions, don't hesitate to contact me at the telephone number and/or address above.

Sincerely,

A handwritten signature in black ink that reads 'Mollie Steenson'.

Mollie Steenson  
Vice President

MS/cc

Enc.



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PO Box 220, West Frankfort, IL 62896

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mail@3abn.org | f 618.627.2726

**CHILDREN'S PROGRAMMING CERTIFICATION FOURTH QUARTER**  
**(October 1, 2017 Through December 30, 2017)**

This is to certify that the list set forth below identifies all programs and series aired by Three Angels Broadcasting Network, Inc. during the above-referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC"), the "Regulations").

None of the following programs or series included any commercial spots (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) that contained references to, characters or actors from or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by Three Angels Broadcasting Network, Inc. as the official responsible for oversight of compliance with the FCC children's programming commercial limits and I am familiar with the regulations.

See attached LMS form 2100 of the fourth quarter filing with the list of children's programs run during the calendar year.

I hereby declare under penalty of perjury that the foregoing is true and correct.  
Executed this 3rd day of January, 2018.

Sincerely,

Danny Shelton  
President

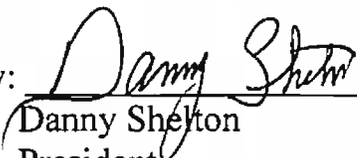
DS/cc

## CALM ACT CERTIFICATION

This is to certify that:

1. As required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on Three Angels Broadcasting Network are in compliance with the loudness control practices contained in Advanced Television Systems Committee (ATSC) A/85: Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television ("ATSC A/85 Recommended Practice") at the point of distribution by Three Angels Broadcasting Network to authorized reception equipment of downstream multichannel video programming distributors.
2. Compliance with the ATSC A/85 Recommended Practice is determined by Three Angels Broadcasting Network through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 3rd day of January, 2018

By:   
\_\_\_\_\_  
Danny Shelton  
President

DS/cc

**CALM Act Certification**

Per Federal Communications Commission (FCC) rule 47 C.F. R. §§ 73.682(e) and 76.607(a), ~~Three Angels Broadcasting Network~~ ("Program Network") hereby certifies that it is in compliance with the loudness control practices contained in Advanced Television Systems Committee (ATSC) A/85 RP: Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television ("ATSC A/85 RP Recommended Practice").

I certify that I have been designated by the Program Network as the official responsible for oversight of compliance with the FCC's CALM Act requirements and hereby declare under penalty of perjury that the foregoing is true and correct.

Compliance with the ATSC A/85 RP Recommended Practice is determined by the use of equipment and associated software that is installed, utilized and maintained in commercially reasonable manner.

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 3rd day of January 2018.

Mollie Steenson  
Signature  
Mollie Steenson  
Name (Print)  
Vice President  
Title

**PROGRAMMER CAPTIONING CERTIFICATION**

Per Federal Communications Commission (FCC) rule 79.1(j), 47 C.F.R. § 79.1(j), ~~Three Angels Broadcasting Network~~ ("Program Network") hereby certifies that during the fourth calendar quarter, from October 1, 2017 to December 31, 2017, the programming provided by the Program Network contained closed captions to the extent required by FCC rule 79.1(b), 47 C.F.R. § 79.1(b); or

- Program Network is exempt from the FCC captioning requirements pursuant to one or more of the following exemptions:
  - Program Network is exempt because it has per channel annual revenue less than \$3 million;
  - Program Network is a "new network" under FCC rules because it has been in operation for less than four years;
  - Program Network has received an undue burden waiver from the FCC specifically exempting its programming;
  - Program Network's programming consists primarily of a foreign language other than Spanish that is not scripted and therefore cannot be captioned using the electronic newsroom technique;
  - Program Network's programming consists primarily of non-vocal music;
  - Program Network's programming is non-news, locally produced and either of local public interest with no repeat value for which the electronic newsroom technique is not available or is instructional programming for use in schools.

I certify that I have been designated by the Program Network as the official responsible for oversight of compliance with the FCC's closed captioning requirements and hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 3rd day of January 2018.

Mollie Steenson  
Signature

Mollie Steenson  
Name (Print)

Vice President  
Title

**CHILDREN'S PROGRAMMING CERTIFICATION**

**4th Quarter: October 1, 2017 to December 30, 2017**

This is to certify that the list set forth below identifies all programs and series transmitted during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC").

None of the following programs or series included any commercial spots including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by Three Angels Broadcasting Network as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.

List children's programs run during calendar quarter:

- Kid's Time
- Tiny Tots For Jesus
- Kid's Time Praise
- \_\_\_\_\_
- \_\_\_\_\_

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 3rd day of January 2018.

Mollie Steenson  
Signature

Mollie Steenson  
Name (Print)

Vice President  
Title



(REFERENCE COPY - Not for submission)

## Children's Television Programming Report

FRN: 0003716198 | File Number: 0000037066 | Submit Date: 01/02/2018 | Call Sign: K08MM-D | Facility ID: 57456 |  
City: BAKERSFIELD | State: CA  
Service: Digital Class A | Purpose: Children's TV Programming Report | Status: Submitted | Status Date: 01/02/2018 |  
Filing Status: Active

Report reflects information for : Fourth Quarter of 2017

### General Information

Section	Question	Response
Attachments	Are attachments (other than associated schedules) being filed with this application?	No

**Applicant  
Information**

**Applicant Name, Type, and Contact Information**

Applicant	Address	Phone	Email	Applicant Type
THREE ANGELS BROADCASTING NETWORK, INC. Doing Business As: THREE ANGELS BROADCASTING NETWORK, INC.	Three Angels Broadcasting Network PO Box 220 WEST FRANKFORT, IL 62896 United States	+1 (618) 627-4651	TECH@3ABN. ORG	Company

**Contact  
Representatives  
(2)**

Contact Name	Address	Phone	Email	Contact Type
DANIEL N. PEEK ENGINEER 3ABN	PO Box 220 WEST FRANKFORT, IL 62896 United States	+1 (618) 627-4651	DAN. PEEK@3ABN. ORG	Technical Representative
MOSES PRIMO DIRECTOR OF BROADCASTING OPERATIONS AND ENGINEERING 3ABN	PO Box 220 WEST FRANKFORT, IL 62896 United States	+1 (618) 627-4651	MOSES@3ABN. ORG	Legal Representative

**Children's  
Television  
Information**

Section	Question	Response
<b>Station Type</b>	<b>Station Type</b>	<b>Network Affiliation</b>
	Affiliated network	3ABN
	Nielsen DMA	Bakersfield
	Web Home Page Address	WWW.3ABN.ORG

**Digital Core  
Programming**

Question	Response
State the average number of hours of Core Programming per week broadcast by the station on its main program stream	9.25
State the average number of hours per week of free over-the-air digital video programming broadcast by the station on other than its main program stream	504.0
State the average number of hours per week of Core Programming broadcast by the station on other than its main program stream. See 47 C.F.R. Section 73.671:	4.5
Does the Licensee provide information identifying each Core Program aired on its station, including an indication of the target child audience, to publishers of program guides as required by 47 C.F.R. Section 73.673?	Yes
Does the Licensee certify that at least 50% of the Core Programming counted toward meeting the additional programming guideline (applied to free video programming aired on other than the main Yes/No program stream) did not consist of program episodes that had already aired within the previous seven days either on the station's main program stream or on another of the station's free digital program streams?	Yes

**Digital Core Programs(6)**

Digital Core Program (1 of 6)	Response
Program Title	KID'S TIME
Origination	Network
Days/Times Program Regularly Scheduled	Oct., Nov, Dec: Sun 7:00 am, Mon - Friday 4:30 p.m., Saturday 7:30 a.m. & 4:30 p.m.
Total times aired at regularly scheduled time	101
Total times aired	101
Number of Preemptions	0
Number of Preemptions for other than Breaking News	
Number of Preemptions Rescheduled	0
Length of Program	30 mins
Age of Target Child Audience	5 years to 10 years
Describe the educational and informational objective of the program and how it meets the definition of Core Programming	This program teaches family values, life morals, relationships, respect for man and animals and much more through Bible stories, music, cooking, and curious animals.
Does the Licensee identify the program by displaying throughout the program the symbol E/I?	Yes

Digital Core Program (2 of 6)	Response
Program Title	TINY TOTS FOR JESUS
Origination	Network
Days/Times Program Regularly Scheduled	Oct., Nov, Dec: Sun 2:30 p.m., Mon - Friday 4:00 p.m., Saturday 6:30 a.m.
Total times aired at regularly scheduled time	103
Total times aired	103
Number of Preemptions	0
Number of Preemptions for other than Breaking News	
Number of Preemptions Rescheduled	0
Length of Program	30 mins
Age of Target Child Audience	2 years to 4 years
Describe the educational and informational objective of the program and how it meets the definition of Core Programming.	It's music and farmers, animals and gardens, stories, and fun for the little ones with the colorful set and loveable characters.
Does the Licensee identify the program by displaying throughout the program the symbol E/I?	Yes

Digital Core Program (3 of 6)	Response
Program Title	KIDS TIME PRAISE
Origination	Network

Days/Times Program Regularly Scheduled	Oct, Nov, Dec: Tuesday 5:00 p.m., Saturday 7:00 a.m. & 5:00 p.m.
<b>Total times aired at regularly scheduled time</b>	<b>39</b>
Total times aired	39
Number of Preemptions	0
Number of Preemptions for other than Breaking News	
<b>Number of Preemptions Rescheduled</b>	<b>0</b>
Length of Program	30 mins
Age of Target Child Audience	5 years to 10 years
Describe the educational and informational objective of the program and how it meets the definition of Core Programming.	Christian music performed by children.
Does the Licensee identify the program by displaying throughout the program the symbol E/I?	Yes

Digital Core Program (4 of 6)	Response
Program Title	Amiguitos de Jesus
Origination	Network
Days/Times Program Regularly Scheduled	Oct, Nov, Dec: Mon 4:30 p.m. Tuesday, 7:00 a.m., Wed 7:00 a.m. & 4:30 p.m., Thursday 4:30 p.m., Friday 4:30 p.m.
Total times aired at regularly scheduled time	53
Total times aired	53
Number of Preemptions	0
Number of Preemptions for other than Breaking News	
Number of Preemptions Rescheduled	0
Length of Program	30 mins
Age of Target Child Audience	5 years to 10 years
Describe the educational and informational objective of the program and how it meets the definition of Core Programming.	This program teaches family values, life morals, relationships, respect for man and animals and much more through Bible stories and music in the Spanish language.
Does the Licensee identify the program by displaying throughout the program the symbol E/I?	Yes

Digital Core Program (5 of 6)	Response
Program Title	Estrellas de Jesus
Origination	Network
Days/Times Program Regularly Scheduled	Oct, Nov, Dec: Sunday 10:30 a.m., Monday 7:00 a.m. & 4:00 p.m., Wednesday 4:00 p.m., Friday 7:30 a.m. & 4:00 p.m.
Total times aired at regularly scheduled time	60
Total times aired	60

Number of Preemptions	0
Number of Preemptions for other than Breaking News	
Number of Preemptions Rescheduled	0
Length of Program	30 mins
Age of Target Child Audience	2 years to 4 years
Describe the educational and informational objective of the program and how it meets the definition of Core Programming.	This program teaches family values, life morals, relationships, respect for man and animals and much more through Bible stories and music in the Spanish language.
Does the Licensee identify the program by displaying throughout the program the symbol E/I?	Yes

Digital Core Program (8 of 8)	Response
Program Title	Cocina con Color
Origination	Network
Days/Times Program Regularly Scheduled	Oct., Nov, Dec: Tuesday 4:30 pm
Total times aired at regularly scheduled time	8
Total times aired	8
Number of Preemptions	0
Number of Preemptions for other than Breaking News	
Number of Preemptions Rescheduled	0
Length of Program	30 mins
Age of Target Child Audience	7 years to 14 years
Describe the educational and informational objective of the program and how it meets the definition of Core Programming.	Teaches cooking skills.
Does the Licensee identify the program by displaying throughout the program the symbol E/I?	Yes

**Non-Core  
Educational and  
Informational  
Programming (0)**

**Sponsored Core  
Programming (0)**

**Liaison Contact**

	Response
Does the Licensee publicize the existence and location of the station's Children's Television Programming Reports (FCC 398) as required by 47 C.F.R. Section 73.3526(e)(11)(iii)?	Yes
Name of children's programming liaison	CINDY CLARK
Address	PO BOX 220
City	WEST FRANKFORT
State	IL
Zip	62896
Telephone Number	(618) 627-4651
Email Address	CINDY. CLARK@3ABN. ORG
Include any other comments or information you want the Commission to consider in evaluating your compliance with the Children's Television Act (or use this space for supplemental explanations). This may include information on any other noncore educational and informational programming that you aired this quarter or plan to air during the next quarter, or any existing or proposed non-broadcast efforts that will enhance the educational and informational value of such programming to children. See 47 C.F.R. Section 73.671, NOTES 2 and 3.	

**Other Matters (6)**

Other Matters (1 of 6)	
Program Title	Response
Program Title	KID'S TIME
Origination	Network
Days/Times Program Regularly Scheduled	Jan, Feb, March: Sun 7:00am, Mon - Fri 4:30pm, Sat 7:30 am & 4:30 pm
Total times aired at regularly scheduled time	101
Length of Program	30 mins
Age of Target Child Audience from	5 years to 10 years
Describe the educational and informational objective of the program and how it meets the definition of Core Programming.	This program teaches family values, life morals, relationships, respect for man and animals and much more through Bible stories, music, cooking, and curious animals.

Other Matters (2 of 6)	
Program Title	Response
Program Title	TINY TOTS FOR JESUS
Origination	Network
Days/Times Program Regularly Scheduled	Jan, Feb, March : Sun 2:30 pm, Mon - Fri 4:00 pm, Sat 6:30 am
Total times aired at regularly scheduled time	103
Length of Program	30 mins
Age of Target Child Audience from	2 years to 4 years
Describe the educational and informational objective of the program and how it meets the definition of Core Programming.	It's music and farmers, animals and gardens, stories, and fun for the little ones with the colorful set and loveable characters

Other Matters (3 of 6)	
Program Title	Response
Program Title	KIDS TIME PRAISE
Origination	Network
Days/Times Program Regularly Scheduled	Jan, Feb, March: Tuesday 5:00 pm, Sat 7:00 am & 5:00 pm
Total times aired at regularly scheduled time	39
Length of Program	30 mins
Age of Target Child Audience from	5 years to 10 years
Describe the educational and informational objective of the program and how it meets the definition of Core Programming.	Christian music performed by children

Other Matters (4 of 6)	
Program Title	Response
Program Title	Amiguitos de Jesus
Origination	Network
Days/Times Program Regularly Scheduled	Jan, Feb, March: Mon 4:30 pm, Tue, 7:00 am, Wed 7:00 am & 4:30 pm, Thur & Friday 4:30
Total times aired at regularly scheduled time	53

Length of Program	30 mins
Age of Target Child Audience from	5 years to 10 years
Describe the educational and informational objective of the program and how it meets the definition of Core Programming.	This program teaches family values, life morals, relationships, respect for man and animals and much more through Bible stories and music in the Spanish language.

<b>Other Matters (5 of 8)</b>	<b>Response</b>
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Program Title	Estrellitas de Jesus
Origination	Network
Days/Times Program Regularly Scheduled	Jan, Feb, March: Sun 10:30 am, Mon, 7:00 am & 4:00 pm, Wed 4:00 pm, Fri, 7:30 am & 4:00 pm
Total times aired at regularly scheduled time	60
Length of Program	30 mins
Age of Target Child Audience from	2 years to 4 years
Describe the educational and informational objective of the program and how it meets the definition of Core Programming.	This program teaches family values, life morals, relationships, respect for man and animals and much more through Bible stories and music in the Spanish language.

<b>Other Matters (6 of 8)</b>	<b>Response</b>
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Program Title	Concina con Color
Origination	Network
Days/Times Program Regularly Scheduled	Jan, Feb, March: TUESDAY 4:30 pm,
Total times aired at regularly scheduled time	8
Length of Program	30 mins
Age of Target Child Audience from	7 years to 14 years
Describe the educational and informational objective of the program and how it meets the definition of Core Programming.	Teaches cooking skills.

**Certification**

Question	Response
<p>The undersigned certifies that he or she is (a) the party filing the Children's Television Programming, or an officer, director, member, partner, trustee, authorized employee, or other individual or duly elected or appointed official who is authorized to sign on behalf of the party filing the Children's Television Programming; or (b) an attorney qualified to practice before the Commission under 47 C.F.R. Section 1.23 (a), who is authorized to represent the party filing the Children's Television Programming, and who further certifies that he or she has read the document; that to the best of his or her knowledge, information, and belief there is good ground to support it; and that it is not interposed for delay.</p> <p><b>FAILURE TO SIGN THIS APPLICATION MAY RESULT IN DISMISSAL OF THE APPLICATION AND FORFEITURE OF ANY FEES PAID</b></p> <p>Upon grant of this application, the Authorization Holder may be subject to certain construction or coverage requirements. Failure to meet the construction or coverage requirements will result in automatic cancellation of the Authorization. Consult appropriate FCC regulations to determine the construction or coverage requirements that apply to the type of Authorization requested in this application.</p> <p><b>WILLFUL FALSE STATEMENTS MADE ON THIS FORM OR ANY ATTACHMENTS ARE PUNISHABLE BY FINE AND/OR IMPRISONMENT (U.S. Code, Title 18, §1001) AND/OR REVOCATION OF ANY STATION AUTHORIZATION (U.S. Code, Title 47, §312(a)(1)), AND/OR FORFEITURE (U.S. Code, Title 47, §503).</b></p>	
<p>I certify that this application includes all required and relevant attachments.</p>	<p>Yes</p>
<p>I declare, under penalty of perjury, that I am an authorized representative of the above-named applicant for the Authorization(s) specified above.</p>	<p><b>DANNY SHELTON PRESIDENT</b></p> <p>01/02/2018</p>

**Attachments**

No Attachments.

January 3, 2018

**VIA FACSIMILE: 303-323-1317  
AND U.S. MAIL**

Mr. William Wesselman  
Charter Communications Inc.  
6399 S. Fiddlers Green Circle, 6<sup>th</sup> Floor  
Greenwood Village, CO 80111

Dear Mr. Wesselman:

Pursuant to your request for Starz Entertainment, LLC's ("STE") Children's Television Certification, I am enclosing the appropriate certificate of compliance in accordance with the cable operator's public record-keeping requirements for The Children's Television Act of 1990 (the "Act") and 47 CFR §§76.225 and 76.1703, thus satisfying such requirements for the fourth quarter of 2017.

STE does not air commercial matter on any of the channels it operates and provides, including Starz, Starz Cinema, Starz Comedy, Starz Edge, Starz InBlack, Starz Kids & Family, Starz On Demand, StarzEncore, StarzEncore Action, StarzEncore Black, StarzEncore Classic, StarzEncore Español, StarzEncore Family, StarzEncore Suspense, StarzEncore Westerns, StarzEncore On Demand, MoviePlex, MoviePlex On Demand, IndiePlex and RetroPlex. The accompanying certification attests to these channels' full and complete compliance with the Act and the FCC's corresponding regulations, as set forth at 47 CFR §§76.225.

Please contact me at 720-852-6266 if you have any questions regarding this matter.

Sincerely yours,

STARZ ENTERTAINMENT, LLC

By: \_\_\_\_\_

Todd Hoy

Senior Vice President, Business & Legal Affairs – Distribution

Enclosure

cc: Maria T. Browne, Davis Wright Tremaine LLP

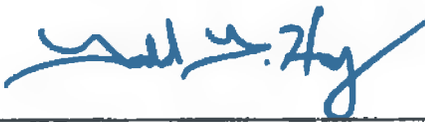


**STARZ ENTERTAINMENT, LLC'S  
CHILDREN'S PROGRAMMING CERTIFICATE**

Starz Entertainment, LLC is the owner and operator of the following programming channels distributed by cable television systems: Starz, Starz Cinema, Starz Comedy, Starz Edge, Starz InBlack, Starz Kids & Family, Starz On Demand, StarzEncore, StarzEncore Action, StarzEncore Black, StarzEncore Classic, StarzEncore Español, StarzEncore Family, StarzEncore Suspense, StarzEncore Westerns, StarzEncore On Demand, MoviePlex, MoviePlex On Demand, IndiePlex and RetroPlex. This is to certify that, for the period from October 1, 2017 through December 31, 2017, the foregoing channels, which are all commercial-free premium channels, did not contain any "commercial matter" during any children's programming that was aired on such channels. See 47 CFR §76.225.

I hereby declare that the foregoing is true and correct. Executed this 3rd day of January, 2018.

STARZ ENTERTAINMENT, LLC

By:   
\_\_\_\_\_  
Todd Hoy  
Senior Vice President  
Business & Legal Affairs – Distribution

235 E 45th Street  
New York, NY 10017



January 4, 2018

Re: AETN Networks — Certification of Compliance with Children’s Television Act of 1990,  
Closed-Captioning Programming Laws, and Video Description Programming Laws  
4<sup>th</sup> Quarter 2017 — October 1, 2017– December 31, 2017

To Whom It May Concern:

This letter shall serve as certification under the Children’s Television Act of 1990 (the “Act”) that for the respective quarter ended December 31, 2017, A&E Television Networks, LLC (“AETN”) has been in compliance with the Act with respect to all of its networks (including in high definition).

This letter shall also serve as certification that AETN has been in compliance with the closed-captioning requirements set forth in Section 79.1 of Title 47 of the Code of Federal Regulations, including Section 79.1(j)(2), with respect to its programming services, subject to any exceptions noted in the attached, for the quarter ended December 31, 2017.

A&E Television Networks, LLC is dedicated to providing the best programming and customer service possible. I can be reached at (212) 210-9110 or via email: [pamala.steward@aetn.com](mailto:pamala.steward@aetn.com) with any questions or concerns. We thank you for your business and wish you continued success.

Regards,

A handwritten signature in black ink that reads 'Pamala Steward'. The signature is written in a cursive, flowing style.

Pamala Steward  
Senior Manager  
Distribution Contracts & Budgets

cc: S. Plasse

Attachment 1

Provided below is a summary of programming delivered during the above-stated calendar quarter with Captioning Exception Notices because the material was delivered without captions for the following reasons:

**Program/Element:** Due to technical issues the episode of "It's Always Sunny in Philadelphia" referenced below initially aired without closed captioning. The technical issue was fixed with respect to the program and all airings of the episode thereafter and other episodes of the program were distributed with proper captions.

11/13 - Vice/Vice Streaming 20:00 – 20:30 SNNY0103BD01D030 "It's Always Sunny: Underage Drinking"



**3ABN**  
Three Angels Broadcasting Network

television radio music

*Lighting the world with the glory of God's truth*

Three Angels Broadcasting Network  
PO Box 210, West Frankfort, IL 62896

[www.3abn.org](http://www.3abn.org)

618.627.4551

[info@3abn.org](mailto:info@3abn.org)

618.627.2726

**CHILDREN'S PROGRAMMING CERTIFICATION FOURTH QUARTER**  
**(October 1, 2017 Through December 30, 2017)**

**This is to certify that the list set forth below identifies all programs and series aired by Three Angels Broadcasting Network, Inc. during the above-referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC"), the "Regulations".**

None of the following programs or series included any commercial spots (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) that contained references to, characters or actors from or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by Three Angels Broadcasting Network, Inc. as the official responsible for oversight of compliance with the FCC children's programming commercial limits and I am familiar with the regulations.

See attached LMS form 2100 of the fourth quarter filing with the list of children's programs run during the calendar year.

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 3rd day of January, 2018.

Sincerely,

Danny Shelton  
President

DS/cc

**CHILDREN'S PROGRAMMING CERTIFICATION**

**4th Quarter: October 1, 2017 to December 30, 2017**

This is to certify that the list set forth below identifies all programs and series transmitted during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC").

None of the following programs or series included any commercial spots including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by Three Angels Broadcasting Network as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.

List children's programs run during calendar quarter:

Kid's Time  
Tiny Tots For Jesus  
Kid's Time Praise  
   
 

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 3rd day of January 2018.

Mollie Steenson  
Signature

Mollie Steenson  
Name (Print)

Vice President  
Title



**CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION**  
**FOURTH QUARTER 2017 (OCTOBER 1, 2017 THROUGH DECEMBER 31, 2017)**

This is to certify that to the best of the undersigned's knowledge and belief, (i) all programming (including each feed, in each language and all VOD programming) (collectively, the "Programming") provided by \_\_\_\_\_ ("Network") to each video program provider during the fourth quarter of 2017 complies with the closed captioning rules set forth in Section 79.1(b), *et seq.*, of Title 47 of the Code of Federal Regulations (the "Regulations"), (ii) Network provides Programming to each video program provider that complies with the captioning quality standards of Section 79.1(j)(2) of the Regulations, and (iii) Network has adopted and follows the Best Practices set forth in Section 79.1(k)(1) of the Regulations.

This is to further certify that Network does not currently contain any children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission (the "Children's Programming Rules"). In the event that the Network includes any children's programming on its schedule after the date hereof, Network will provide in writing, by the tenth day following the end of the calendar quarter in which such children's programming is added, a description of such programming specifying the dates and time of transmission and the duration of the "commercial matter" included therein.

Executed this 2<sup>nd</sup> day of JAN, 2018.

Network: ALTITUDE SPORTS

By: [Signature]

Title: SR DIRECTOR OF PROGRAMMING



Jessica Stukonis  
Senior Manager, Legal & Business Affairs  
(646) 564-7749  
jessica.stukonis@amcnetworks.com

January 8, 2018

Ms. Maria T. Browne  
Davis Wright Tremaine LLP  
Suite 800  
1919 Pennsylvania Avenue N.W.  
Washington, D.C. 20006-3401

**Re: Children's Television Programming  
Certification of Compliance, 4<sup>th</sup> Quarter 2017**

- **AMC Network Entertainment LLC (AMC)**
- **IFC TV LLC (IFC)**
- **WE tv LLC (WEtv)**
- **Sundance TV LLC (Sundance TV)**
- **New Video Channel America LLC (BBC America and BBC World News)**

Dear Ms. Browne:

You have recently requested information from us on behalf of Charter/Time Warner Cable to assist it in its record keeping obligations respecting the commercial limitations imposed on children's programming by the Children's Television Act of 1990. We hereby advise you that, for the above referenced calendar quarter, none of the above referenced Networks' programming was originally produced and broadcast primarily for an audience of children 12 years old and under.

We trust that this satisfies your request.

Sincerely,

Jessica Stukonis  
Senior Manager, Legal & Business Affairs



Jessica Stukonis  
Senior Manager, Legal & Business Affairs  
(646) 564-7749  
jessica.stukonis@amcnetworks.com

January 8, 2018

Ms. Maria T. Browne  
Davis Wright Tremaine LLP  
Suite 800  
1919 Pennsylvania Avenue N.W.  
Washington, D.C. 20006-3401

**Re: Children's Television Programming  
Certification of Compliance, 4<sup>th</sup> Quarter 2017**

- **AMC Networks Latin America LLC (El Gourmet & Mas Chic)**

Dear Ms. Browne:

You have recently requested information from us on behalf of Charter/Time Warner Cable to assist it in its record keeping obligations respecting the commercial limitations imposed on children's programming by the Children's Television Act of 1990. We hereby advise you that, for the above referenced calendar quarter, none of the above referenced Networks' programming was originally produced and broadcast primarily for an audience of children 12 years old and under.

We trust that this satisfies your request.

Sincerely,

Jessica Stukonis  
Senior Manager, Legal & Business Affairs



11 Penn Plaza  
New York, NY 10001

T 212.324.8500  
www.amcnetworks.com

Antenna 3

**CHILDREN'S PROGRAMMING CERTIFICATION**

**2nd Quarter: April 1, 2017 to June 30, 2017**

This is to certify that the list set forth below identifies all programs and series transmitted during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC").

None of the following programs or series included any commercial spots including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by \_\_\_\_\_ as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.

List children's programs run during calendar quarter:

ANTENNA 3 INTERNATIONAL DOES NOT INCLUDE  
CHILDREN'S PROGRAMMING  
\_\_\_\_\_  
\_\_\_\_\_

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 30 day of June 2017.

Signature

MAR MARTINEZ - RAPOSO  
Name (Print)

GENERAL MANAGER MEDIAS INTERNACIONAL  
Title

**Children's Programming Certification**  
**Fourth Quarter 2017**  
**October 1st, 2017 – December 31st, 2017**

This is to certify that as a standard practice, Antena 3 formats and airs the following children's programs and series so that the total commercial time (including local avails) does not exceed 10.5 minutes per hour on weekends and 12 minutes per hour weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission:

**Children's Programs Aired During Fourth Quarter 2017**

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 5th day of January 2018.

  
\_\_\_\_\_  
Signature

**Jorge Fiterre**  
Name

**Affiliate Sales**  
Title



December 13, 2017

**RE: Children's Programming Certification**

Dear Affiliate:

This is to certify that Aspire programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.255 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990.

The following sets forth children's programming aired on the Service through and including the Fourth Quarter of 2017: None.

Best regards,



Melissa Ingram  
VP, Channel Manager



# BabyFirst™

watch your baby bloom

December 12, 2017

Maria T. Browne  
Davis Wright Tremaine LLP  
Suite 800  
1919 Pennsylvania Avenue N.W.  
Washington, D.C. 20006-3401

Re: Certificate of Compliance

Dear Maria,

This letter certifies that to the best of my knowledge after reasonable review, BFTV, LLC is in compliance with the "commercial limitations" set forth in the Children's Television Act of 1990 and Closed Captioning requirements set out under 47 C.F.R. 79.1 during the 4th quarter of 2017 and the 21<sup>st</sup> Century Communications and Video Accessibility Act of 2010. Additionally, our CALM Certification is available at [www.babyfirsttv.com](http://www.babyfirsttv.com) under the Company information tab.

Sincerely,

Karl D. Knepley  
EVP and CFO

Cable Provider: Time Warner Cable  
Network Name: BYU Broadcasting (a non-commercial, educational broadcasting station)  
Address: BYU Broadcasting  
Brigham Young University  
Provo, Utah 84602  
Email Address: heidi.chewning@byu.edu  
Phone Number: (801) 422-8495  
Fax Number: (801) 422-0298

**CHILDREN'S PROGRAMMING CERTIFICATION – FOURTH QUARTER 2017**  
**(OCTOBER 1, 2017, THROUGH DECEMBER 31, 2017)**

This is to certify that, during the above-captioned calendar quarter, the **BYU Television** programming service (the "Service"), to the extent that it aired children's programming as defined under 47 C.F.R. § 76.225 of the rules and regulations of the Federal Communications Commission, aired during such children's programming no more than 10.5 minutes of commercial matter per hour on weekends and no more than 12 minutes of commercial matter per hour on weekdays, and is otherwise in compliance with the Children's Television Act of 1990.

I hereby declare under penalty of perjury that, to the best of my knowledge and belief, the foregoing is true and correct.

Signature: Heidi Chewning

Name: Heidi N. Chewning

Title: Licensing Administrator

Date: January 3, 2018

**CHILDREN'S PROGRAMMING CERTIFICATION**

**4th Quarter: October 1, 2017 to December 30, 2017**

This is to certify that the list set forth below identifies all programs and series transmitted during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC").

None of the following programs or series included any commercial spots including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by THE CALIFORNIA CHANNEL as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.

List children's programs run during calendar quarter:

N/A.

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I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 12<sup>th</sup> day of DECEMBER 2017.

  
Signature

John Hancock  
Name (Print)

PRESIDENT  
Title

**Children's Programming Certification**  
**Fourth Quarter 2017**  
**October 1st, 2017- December 31st, 2017**

This is to certify that as a standard practice, Canal 52MX formats and airs the following children's programs and series so that the total commercial time (including local avails) does not exceed 10.5 minutes per hour on weekends and 12 minutes per hour weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission:

**Children's Programs Aired During Fourth Quarter 2017**

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 1st day of January 2018.



\_\_\_\_\_  
Signature

Name: Ricardo De León Banuet

Title: Programming Director at

MVS Multivision Digital, S. de R.L. de C.V. (f.k.a. MVS Television)  
Licensor and Provider of Canal 52MX

**Children's Programming Certification**  
**Fourth Quarter 2017**  
**October 1st, 2017 – December 31st, 2017**

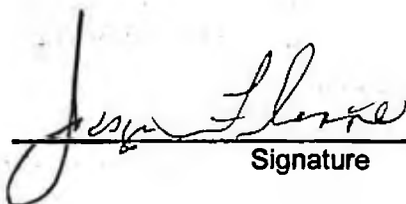
This is to certify that as a standard practice, Canal SUR formats and airs the following children's programs and series so that the total commercial time (including local avails) does not exceed 10.5 minutes per hour on weekends and 12 minutes per hour weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission:

**Children's Programs Aired During Fourth Quarter 2017**

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 5th day of January 2018.

  
\_\_\_\_\_  
Signature

**Jorge Fiterre**  
Name

**Affiliate Sales**  
Title

# CERTIFICATIONS



## SECTION 79.1(j)(1) CLOSED CAPTIONING QUALITY CERTIFICATION

Pursuant to Section 79.1(j)(1) of the rules of the Federal Communications Commission, 47 C.F.R. § 79.1(j)(1) ("FCC Rules"), the CBS Sports Network ("CBSSN") hereby certifies that in the ordinary course of business, CBSSN has adopted and follows the Best Practices set forth in Section 79.1(k)(1) of the FCC Rules.

Certified By: Andie Schwartz, Esq.  
Assistant General Counsel  
CBS Sports Network  
51 West 52nd Street, Bldg. 1345/22  
New York, New York 10019

I. December 31, 2017

## CLOSED CAPTIONING COMPLAINTS AND CONCERNS ABOUT CBS SPORTS NETWORK PROGRAMMING

Please contact us if you have a concern or a complaint about closed captioned programming on the CBS Sports Network.

E-mail: [cbssncccomplaints@cbs.com](mailto:cbssncccomplaints@cbs.com)  
Phone: 203-965-6493  
Fax: 203-965-6491

For written closed captioning complaints or concerns, you may contact:  
CBS Sports Network  
Attention: Mike Angeloni  
555 West 57th Street

17th Floor  
New York, NY 10019

#### CHILDREN'S TELEVISION ACT COMPLIANCE

In accordance with the Children's Television Act of 1990, 47 U.S.C. § 503(b)(6)(B) and 47 C.F.R. §76.225 and 47 C.F.R. §76.1703 (the "Regulations"), CSTV Networks, Inc. d/b/a CBS Sports Network certifies that the CBS Sports Network programming service does not format or air any "children's programming" (as defined under the Children's Television Act of 1990) and is thereby in compliance with the Regulations.

#### COMMERCIAL ADVERTISEMENT LOUDNESS MITIGATION ACT COMPLIANCE CERTIFICATION

This is to certify that:

1. Pursuant to Section 73.682 of the Code of Federal Regulations, all commercial advertisements and promotional announcements embedded in programs distributed by CSTV Networks, Inc. d/b/a CBS Sports Network ("Programmer") and carried on the CBS Sports Network are in compliance with the loudness control practices contained in the Advanced Television Systems Committee (ATSC) A/85: Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television ("ATSC A/85 Recommended Practice") at the point of distribution by the Programmer to authorized reception equipment operated by downstream multichannel video programming distributors.

2. Compliance with the ATSC A/85 Recommended Practice is determined by Programmer through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

# 中国电视有限公司

## China Television Corporation

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234 E. Colorado Blvd. #520, Pasadena, CA 91101, U.S.A.  
Tel: (626)795-8866 Fax: (626)795-1188

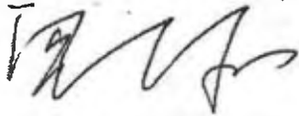
### CHILDREN'S PROGRAMMING CERTIFICATION

**FOURTH QUARTER, OCT 1, 2017 THROUGH DEC 31, 2017**

This is to certify that as a standard practice, CCTV- 4 airs the following children's programs and series, "Cartoon City". The undersigned hereby certifies that the network formats and transmits the above children's programs and series (originally produced and broadcast primarily for children 12 years old and younger), and the total commercial times is no more than 10.5 minutes per hour on weekends and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission.

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed on Dec. 31, 2017



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Dawei Liang

President

China Television Corporation

**CHILDREN'S PROGRAMMING CERTIFICATION**

**4th Quarter: October 1, 2017 to December 30, 2017**

This is to certify that the list set forth below identifies all programs and series transmitted during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC").

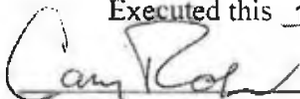
None of the following programs or series included any commercial spots including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by The Country Network as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.

List children's programs run during calendar quarter:

Animal Rescue  
American Heartland  
Dog Tales  
\_\_\_\_\_  
\_\_\_\_\_

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 19th day of December, 2017.

  
\_\_\_\_\_  
Signature

Cary Rolfe  
\_\_\_\_\_  
Name (Print)

VP of Programming and Artist Relations  
\_\_\_\_\_  
Title

# CrownMedia

FAMILY NETWORKS



## CHILDREN'S PROGRAMMING CERTIFICATION

FOURTH QUARTER 2017

This is to certify that Hallmark Channel and Hallmark Movies & Mysteries were in compliance with the rules and regulations as described in the Children's Television Act of 1990 during the fourth quarter of 2017.

Executed this 1st day of January 2018.

A handwritten signature in black ink, appearing to be "L Park", written over a horizontal line.

Leslie Park  
Senior Vice President  
Legal and Business Affairs and  
Assistant General Counsel  
Crown Media Holdings, Inc.

**CrownMedia**  
UNITED STATES, INC.

A Crown Media Holdings, Inc. Company  
Leslie Park  
lesliepark@crownmedia.com  
12700 Ventura Boulevard, Studio City, CA 91604  
Ph: 818.755.1217 Fx: 818.755.2461



**CHILDREN'S PROGRAMMING CERTIFICATION**

CTI ZHONG TIAN CHANNEL hereby certifies that it is exempt from all Children's Programming benchmarks, rules and regulations promulgated by the Federal Communications Commission because our company does not broadcast any children program:

Unless we notify you otherwise in writing, you may rely on this certification for Children's Programming exemption from the Federal Communications Commission's Children's Programming requirements that apply in future calendar quarters.

I declare under penalty of perjury that the foregoing is true and correct.  
4<sup>th</sup> quarter of year 2017 (October 1<sup>st</sup>, 2017 THROUGH December 31, 2017)

CTI ZHONG TIAN CHANNEL

PTV Network (USA), Inc.

By:  1/8/2018  
(Signature)

Jeanette Chang  
(Name)

Deputy General Manager  
(Title)

**PTV Network (USA), Inc.**

9600 Flair Drive • El Monte • CA 91731  
T 626 • 258 • 1500 • F 626 • 258 • 1515



**QUARTERLY CHILDREN'S TELEVISION PROGRAMMING CERTIFICATION**  
(Pursuant to § 76.225(c) of FCC Rules)

This is to certify that National Cable Satellite Corporation, d/b/a C-SPAN (hereafter, "C-SPAN") formats and transmits programming on C-SPAN, C-SPAN2 and C-SPAN3 containing no commercial matter. Accordingly, all programming produced by C-SPAN is in full compliance with the Children's Television Act of 1990 and the commercial time limits of § 76.225(a) of the rules and regulations of the Federal Communications Commission (the "Rules").

This certification is provided to affiliates of NCSC in order to permit them to comply with the Rules. If, at any time in the future, C-SPAN, C-SPAN2 or C-SPAN3 carries programming that contains commercial matter, NCSC will notify its affiliates in a timely manner.

This certification is valid for the period from Oct 1, 2017 through Dec 31, 2017.

**NATIONAL CABLE SATELLITE CORPORATION, d/b/a C-SPAN**



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Peter Kiley  
Vice President, Affiliate Relations and Communications  
National Cable Satellite Corporation, d/b/a C-SPAN  
400 North Capitol Street, NW  
Washington, DC 20001

CERTIFICATION OF COMPLIANCE  
WITH CHILDREN'S TELEVISION COMMERCIAL LIMITS  
October 1, 2017 – December 31, 2017

During the above period, The Country Network, disseminated to its affiliate stations the following weekly programs produced and broadcast primarily for an audience of children 13-16 years of age:

ANIMAL RESCUE  
AMERICA'S HEARTLAND  
DOG TALES

I hereby certify that the children's programming broadcast by The Country Network during the period October 1, 2017 – December 31, 2017, was formatted to contain no more than the maximum amount of commercial time permitted under the Communications Act, as amended, 47 U.S.C. §303a, and 47 C.F.R. §73.670(a)-(d). Specifically, I certify that, in the form and sequence in which the programming broadcast by The Country Network to its affiliate stations for broadcast:

- (1) Each hour of weekend children's programming (containing either one hour-long program or two consecutive half-hour programs) contained no more than ten and one-half minutes (10:30) of network commercials and was formatted to contain no commercials supplied by the local station;
- (2) When, due to preemptions, the network disseminated during the weekend a half-hour children's program, which was not part of an hour's block of children's programming, that program contained no more than five minutes fifteen seconds (5:15) of network commercials and was formatted to contain no commercials supplied by the local station.



Cary Rolfe  
VP Of Program Development & Artist Relations  
The Country Network

EuroVu s.A.

5, Rue du Pre-Fleuri, 1950 Sion (Valais) Switzerland

tel: 41.27.322.0613 fax: 41.22.906.8182 e-mail: eurovu@tvpolonia.com

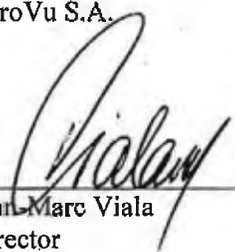
**CHILDREN'S PROGRAMMING CERTIFICATIONS FOR THE FOURTH QUARTER**  
**2017**

This is to certify that EuroVu, S.A., distributor among others, of Polish language television program known as "TVP Polonia" and Polskie Radio audio programs has aired **NO** Commercials during any and all children's programming broadcast, therefore is in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission ("FCC").

I declare under penalty of perjury that the foregoing is true and correct.

Executed this 3<sup>rd</sup> day of January 2018.

EuroVu S.A.



---

Jean-Marc Viala  
Director

Danbi

**CHILDREN'S PROGRAMMING CERTIFICATION**

**4th Quarter: October 1, 2017 to December 30, 2017**

This is to certify that the list set forth below identifies all programs and series transmitted during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC").

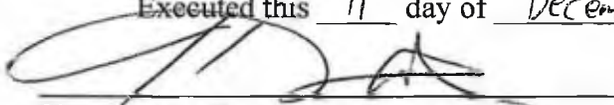
None of the following programs or series included any commercial spots including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by Sang G. Jung as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.

List children's programs run during calendar quarter:

The program "Bible up! Faith up!" was aired on Saturday at  
5:00 pm - 5:10 pm  
\_\_\_\_\_  
\_\_\_\_\_

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 11 day of December 2017.



Signature

Sang G. Jung

Name (Print)

President

Title

## CHILDREN'S PROGRAMMING CERTIFICATION

Quarter: 4th

Year: 2017

This is to certify that the children's programming and series distributed to Spectrum Cable during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under, did not include any commercial spots that contained references to, characters or actors from, or that offered products relating to, the underlying program or series. As a standard practice, we formatted and aired each of the children's programs and series so that the total commercial time did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission.

I hereby declare that the foregoing is true and correct.

Executed this 30th day of December, 2017.



Name: Bud Cantrell

Title: Compliance Officer

Company: Daystar Television Network

**Children's Programming Certification**  
**Fourth Quarter 2017**  
**October 1st, 2017 – December 31st, 2017**

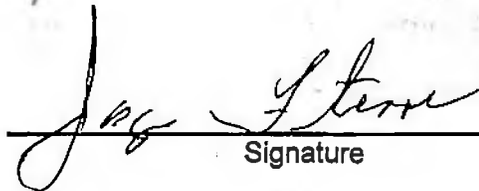
This is to certify that as a standard practice, **Estudio 5** formats and airs the following children's programs and series so that the total commercial time (including local avails) does not exceed 10.5 minutes per hour on weekends and 12 minutes per hour weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission:

**Children's Programs Aired During Fourth Quarter 2017**

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 5th day of January 2018.

  
\_\_\_\_\_  
Signature

Jorge Fiterre  
Name

Affiliate Sales  
Title



EVINE Live Inc.  
6740 Shady Oak Road  
Eden Prairie, MN 55344  
952-943-6000

### CHILDREN'S PROGRAMMING CERTIFICATION

This is to certify that during the period of October 1, 2017 through December 31, 2017 ("4th Quarter 2017"), the EVINE Live Inc. programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR § 76.225 of the rules and regulations of the Federal Communications Commission ("FCC"), has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990 and the FCC rules and regulations implementing the Act.

The following sets forth children's programming aired on the Service during 4th Quarter 2017.

**Children's Programming Aired**  
NONE

I hereby declare that the foregoing is true and correct. Executed this 4th day of January, 2018.

For EVINE Live Inc.

A handwritten signature in black ink, appearing to read "Jon Stoltz", written over a horizontal line.

Jon Stoltz  
VP Broadcast Operations

## Children's Programming Certification for the Fourth Quarter of 2017

I, Miguel Roggero, hereby certify that:

I have been designated by Fuse, LLC ("Fuse") to be the official responsible for oversight of compliance with the Federal Communications Commission's rules and policies governing limits on commercial matter in children's programming and I am familiar with those rules and policies.

This is to certify that Fuse is currently not airing any children's programs. Should the Fuse programming service(s) air any children's programs or series in the future, it will do so in a manner compliant with the Children's Television Act and any Federal Communications Commission rules, regulations and policies promulgated thereunder.

  
\_\_\_\_\_  
Miguel ("Mike") Roggero

LOS ANGELES  
700 N Central Ave  
Suite 600  
Glendale, CA 91203  
323-256-8900

NEW YORK  
11 Penn Plaza  
17th Fl  
New York, NY 10001  
212-324-3460



**CHILDREN'S PROGRAMMING CERTIFICATION**  
**FOURTH QUARTER (1 OCTOBER 2017 THROUGH 31 DECEMBER 2017)**

This is to certify that the list set forth below identifies all programs and series aired by **GMA Pinoy TV** during the above-referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC"), (the "Regulations").

None of the following programs or series included any commercial spots (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further clarify that I have been designated by GMA Network, Inc. as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.

List of children's programs run during calendar quarter:

*Born to be Wild and Daig Kayo ng Lola Ko*

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 18<sup>th</sup> day of December, 2017.

Ma. Luz P. Delfin  
Vice President for Legal Affairs

**GMA NETWORK, INC.**

GMA Network Center, EDSA cor. Timog Ave., Diliman, Quezon City, 1103, Philippines  
Telephone No.: (632) 982-7777



**CHILDREN'S PROGRAMMING CERTIFICATION**  
**FOURTH QUARTER (1 OCTOBER 2017 THROUGH 31 DECEMBER 2017)**

This is to certify that the list set forth below identifies all programs and series aired by **GMA Life TV** during the above-referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC"), (the "Regulations").

None of the following programs or series included any commercial spots (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further clarify that I have been designated by GMA Network, Inc. as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.

List of children's programs run during calendar quarter:  
*Tropang Potchi and Tsuperhero*

I hereby declare under penalty of perjury that the foregoing is true and correct.  
Executed this 18<sup>th</sup> day of December, 2017.



\_\_\_\_\_  
Ma. Luz P. Delfin  
Vice President for Legal Affairs



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**GOLTV, INC.  
CHILDREN'S PROGRAMMING CERTIFICATION**

On behalf of GoITV, Inc., I hereby certify that GoITV, and any applicable HD and VOD services, has fully complied with the provisions of the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission promulgated there under for the fourth quarter of 2017. You may rely on this certification for the upcoming calendar quarters of 2017.

Specifically, GoITV did not broadcast any children's programming during the fourth quarter of 2017, and will continue to do so for the remainder of 2017.

This certification is executed on January 9, 2018.

Signature: \_\_\_\_\_

Rodrigo Lombello  
Chief Executive Officer

**CHILDREN'S PROGRAMMING CERTIFICATION**

**4th Quarter: October 1, 2017 to December 30, 2017**

This is to certify that the list set forth below identifies all programs and series transmitted during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC").

None of the following programs or series included any commercial spots including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by Here TV as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.

List children's programs run during calendar quarter:

None

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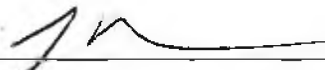
I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 14th day of December 2017.

Signature

Name (Print)

Title

  
John Mongiardo  
Managing Director

## CHILDREN'S PROGRAMMING CERTIFICATION

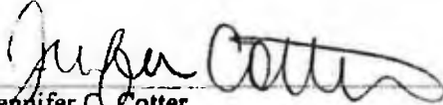
HSNi, LLC's television programming services known as HSN<sup>®</sup> and HSN 2<sup>®</sup> (and any high definition simulcast and any video-on-demand presentations of such networks) did not include any children's programming (as defined by the Children's Television Act of 1990 (the "Act") and by the rules and regulations of the Federal Communications Commission (the "Rules")) at any time during the fourth calendar quarter of 2017, and thus complied with the commercial time limitations of the Act and the Rules.

I hereby certify the foregoing to be true and correct.

Executed this 31<sup>st</sup> day of December, 2017.

**HSNi, LLC**

By:

  
Jennifer A. Cotter  
EVP – Television & Content



T 727.072.1000

1 HSN DRIVE  
ST. PETERSBURG, FL 33729



## Children's Programming Certification

This is to certify that The Inspirational Network as a standard practice, formats and airs the following children's programs and series so that the total commercial time (including local ad avails) is less than 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission during the quarter ending **12/31/2017**.

**Program Name**

**Time**

**Program Length**

**All children's programming was discontinued effective May 1, 2009.**

I hereby declare under penalty of perjury that the forgoing is true and correct.

*Phyllis L. Costner*

Phyllis L. Costner  
Director of Network Compliance

Date: 12-15-17

**ION Media Networks, Inc.**

**Children's Programming Certification**

**4<sup>th</sup> Quarter 2017**

I, Michael Hubner, in my capacity as General Counsel of ION Media Networks, Inc., hereby certify that, during the above-referenced time period:

1. The children's programming, including the commercial spots and promotional content contained therein, as broadcast on the ION Television Network and its digital multicast channels (collectively, the "Programming"), complied with the Federal Communications Commission's rules and policies regarding children's programming (collectively, the "Rules").
2. Specifically, (a) the Programming complied with the commercial limits set forth in the Rules and (b) no internet website addresses were displayed during the Programming in a manner that would constitute commercial content within the meaning of the Rules.

Certified on January 2, 2018.



Michael Hubner, General Counsel  
ION Media Networks, Inc.

**CHILDREN'S PROGRAMMING CERTIFICATION**

**4th Quarter: October 1, 2017 to December 30, 2017**

This is to certify that the list set forth below identifies all programs and series transmitted during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC").

None of the following programs or series included any commercial spots including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by The Israeli Network as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.

List children's programs run during calendar quarter:

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I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 27 day of December 2017.

Signature

Name (Print)

Title

NIV LIOR

CEO

אי.וי.פי  
אינברי וידאו פרודקשנס בע"מ  
I.V.P  
IVORY VIDEO PRODUCTIONS LTD  
רח' התע"ש 20 א.ת. כפי"ס 44425

**CHILDREN'S PROGRAMMING CERTIFICATION**

**4th Quarter: October 1, 2017 to December 30, 2017**

This is to certify that the list set forth below identifies all programs and series transmitted during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC").

None of the following programs or series included any commercial spots including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by ITV GOLD as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.

List children's programs run during calendar quarter:

TITLE: SUBAH KE BANG Source: Locally Produced by ITV

TIMES: Monday 5:00pm - 5:30pm, Total Length: 30 min.

TARGET AGE: 6-16

Description: A weekly program, kids learn about music history, culture and theory from professional classical singers. The show opens doors to musical exploration for young people, providing kids with the tools to express themselves.

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 8<sup>th</sup> day of January 2018

AP  
\_\_\_\_\_  
Signature

Abhishek Patel  
\_\_\_\_\_  
Name (Print)

Systems Manager  
\_\_\_\_\_  
Title

**CHILDREN'S PROGRAMMING CERTIFICATION**

**4th Quarter: October 1, 2017 to December 30, 2017**

This is to certify that the list set forth below identifies all programs and series transmitted during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC").

None of the following programs or series included any commercial spots including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by Nitin Dugar (COO) as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.

List children's programs run during calendar quarter:

The Jewelry Channel, Inc. D/B/A SHOP LC, as a standard of practice does not format on air programs for viewers specifically designed for children 12 & under. Therefore are in compliance with commercial time limitations of the Childrens Television Act of 1990 for Q4 2017

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 27<sup>th</sup> day of December 2017.

Carta Haydon

Signature

Carta Haydon

Name (Print)

Affiliate Manager

Title

# FCC Certification

The Jewish Channel is in compliance with Federal Communications Commission (FCC) regulations.

## *Closed Captioning*

In accordance with Section 79.1(d)(12) of the Code of Federal Regulations, The Jewish Channel is exempt from Closed Captioning requirements. Section 79.1(d)(12) states: "No video programming provider shall be required to expend any money to caption any channel or stream of video programming producing annual gross revenues of less than \$3,000,000 during the previous calendar year other than the obligation to pass through video programming closed captioned when received..." Insomuch as The Jewish Channel's gross revenue this past calendar year was less than the above specified amount, it falls under the FCC's self-exemptions from closed captioning obligations.

## *Children's Programming*

Any children's programming aired on TJC is in compliance with The Children's Television Act of 1990 and the Rules and Regulations of the FCC.

<http://tjctv.com/fcc-certification/>

**CHILDREN'S PROGRAMMING CERTIFICATION**

**4th Quarter: October 1, 2017 to December 30, 2017**

This is to certify that the list set forth below identifies all programs and series transmitted during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC").

None of the following programs or series included any commercial spots including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by JLTV, LLC as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.

List children's programs run during calendar quarter:

JOHN KERWIN SHOW  
SCHOOL JUDAIKA  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 13 day of December 2017.

  
Signature

PHIL BLAZER  
Name (Print)

President, CEO  
Title



December 22, 2017

Maria T. Browne  
Davis Wright Tremaine LLP  
Suite 800  
1919 Pennsylvania Ave N.W.  
Washington, D.C. 20006-3401

RE: Jewelry Television Children's Programming Certification –4th Quarter 2017

This is to certify that the list set forth below identifies all programs and series aired by Jewelry Television during the above-referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC").

None of the following programs or series included any commercial spots including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour that contained reference to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the reference calendar quarter are explained in detail below. I further certify that I have been designated by Jewelry Television as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.

**Network exempt – TV Shopping Network**

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 22nd day of December 2017

Regards,

A handwritten signature in black ink, appearing to read "Burt Bagley".

Burt Bagley  
SVP Distribution  
Jewelry Television

9600 Parkside Drive • Knoxville, TN 37922  
[jewelrytelevision.com](http://jewelrytelevision.com)

NETWORK NAME: JSC CHANNEL ONE RUSSIA WORLDWIDE  
ADDRESS: Ul. Koroleva 19,12747 Moscow, Russia  
TELEPHONE NUMBER: +7-495-617-5580  
FAX NUMBER: +7-495-617-5114

**CHILDREN'S PROGRAMMING CERTIFICATION - FOURTH QUARTER 2017**

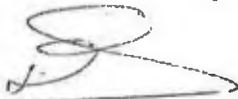
This is to certify that JSC Channel One Russia Worldwide programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during the fourth quarter (October, November and December 2017).

**CHILDREN'S PROGRAMMING AIRED DURING FOURTH QUARTER 2017:**

Cartoons, "Eralosh", "Uinnini i Uinitoi"

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 15<sup>th</sup> day of December, 2017.



Signature

Name: Daniel Simkin  
Title: Head of Distribution

KBN

**CHILDREN'S PROGRAMMING CERTIFICATION**

**4th Quarter: October 1, 2017 to December 30, 2017**

This is to certify that the list set forth below identifies all programs and series transmitted during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC").

None of the following programs or series included any commercial spots including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by \_\_\_\_\_ as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.

List children's programs run during calendar quarter:

\_\_\_\_\_  
*Kids School*  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 15<sup>TH</sup> day of December 2017.

\_\_\_\_\_  
*[Signature]*  
Signature

\_\_\_\_\_  
*KAY YOUNG*  
Name (Print)

\_\_\_\_\_  
*W. P.*  
Title

**CHILDREN'S PROGRAMMING CERTIFICATION**

**4th Quarter: October 1, 2017 to December 30, 2017**

This is to certify that the list set forth below identifies all programs and series transmitted during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC").

None of the following programs or series included any commercial spots including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by The Korean Channel, as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.

List children's programs run during calendar quarter:

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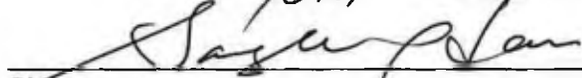
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I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 27th day of December 2017.

  
Signature

SAM S. HAN  
Name (Print)

President  
Title

**CHILDREN'S PROGRAMMING CERTIFICATION**

**4th Quarter: October 1, 2017 to December 30, 2017**

This is to certify that the list set forth below identifies all programs and series transmitted during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC").

None of the following programs or series included any commercial spots including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by LATV Network as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.

List children's programs run during calendar quarter:

Animal Rescue, Biz Kids, Dragonfly TV, Think Big, Dog Tales & America's Heartland

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 18 day of December 2017.

Signature *Francis X Wilkinson*

Name (Print) FRANCIS X WILKINSON

Title EVP Distribution



**CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION**  
**FOURTH QUARTER 2017**

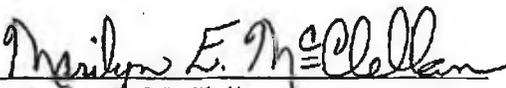
This is to certify that Mid-Atlantic Sports Network ("Network") is in compliance with the closed captioning requirements set forth in Section 79.1, *et seq.*, of Title 47 of the Code of Federal Regulations (the "Regulations"), and that all programming provided by Network to each Affiliate during the Fourth Quarter of 2017 was captioned to the extent required by such Regulations. Further, pursuant to Section 79.1(j)(1) of the Regulations, Network hereby certifies that in the ordinary course of business, it has adopted and follows Best Practices set forth in Section 79.1(k)(1) thereof.

This is to further certify that Network does not currently contain any children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission (the "Children's Programming Rules"). In the event that the Network includes any children's programming on its schedule after the date hereof, Network will provide in writing, by the tenth day following the end of the calendar quarter in which such children's programming is added, notice and a description of such programming specifying the dates and time of transmission and the duration of the "commercial matter" included therein.

I certify that I have been designated by Network as the official responsible for the oversight of compliance with the Regulations and the Children's Programming Rules, and I am familiar with the Regulations and the Children's Programming Rules. I declare under penalty of perjury that the foregoing is true and correct.

Executed this 2nd day of January, 2018.

**MID-ATLANTIC SPORTS NETWORK**

By:   
Marilyn E. McClellan  
Director of Programming



302 North Sheridan Street • Corona, CA 92880-2067  
Phone (877) 475-1711 • Fax (951) 270-1902 • MAVTV.com

Kevin Asbell • (951) 493-1172 • kasbell@mavtv.com

**Network Name:** MAVTV  
**Address:** 302 North Sheridan Street  
Corona, California 92880

**Phone Number:** (951) 493-1195

**CHILDREN'S PROGRAMMING CERTIFICATION – FOURTH QUARTER 2017**

This is to certify that the Mav'rick Entertainment Network, Inc. ("MAVTV") programming service (the "Service") for the Fourth Quarter of 2017 has not contained, nor will it contain, any children's programming, as defined under the Children's Television Act of 1990, 47 CFR 76.225 and the rules and regulation of the Federal Communications Commission.

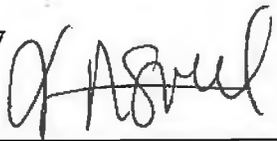
In the event that the Service includes any children's programming on its schedule after the date hereof, the Service will provide in writing, by the tenth day following the end of the calendar quarter in which such children's programming is added, a description of such programming specifying the dates and time of transmission and the duration of the "commercial matter" included therein.

**CHILDREN'S PROGRAMMING AIRED DURING FOURTH QUARTER 2017**

None.

I hereby declare under penalty of perjury that the foregoing is true and correct.  
Executed this 18<sup>th</sup> day of December, 2017.

MAVTV

By: 

Its: Associate General Counsel



650 Dresher Road  
Horsham, PA 19044

p. 215-784-5840  
f. 215-784-5833  
musicchoice.com

January 9, 2018

**Via Email:** mariabrowne@dwt.com

Ms. Maria T. Browne  
Davis Wright Tremaine LLP  
Suite 800  
1919 Pennsylvania Avenue N.W.  
Washington, D.C. 20006-3401

**Re: Music Choice - Children's Television, Closed Captioning and CALM Act Certifications for Charter and legacy Time Warner Cable and Bright House Networks systems**

Dear Ms. Browne:

In response to your letter dated December 8, 2017 addressed to me, Music Choice hereby advises you as follows:

1. Children's Television Act of 1990 (the "Act"). With respect to the fourth calendar quarter of 2017 (i.e., October 1, 2017 through December 31, 2017), and with reference to the particular Music Choice programming distributed by Music Choice to Charter and legacy Time Warner Cable and Bright House Networks systems pursuant to the current Music Choice affiliation agreement(s) covering Charter and the aforementioned legacy systems, (i)(A) Music Choice's digital audio music programming and (B) all Music Choice programming distributed by Music Choice and subsequently delivered using Internet protocol (i.e., on a "TV Everywhere" basis) are not subject to the Act, and (ii) Music Choice's TV video on demand (VOD) programming distributed by Music Choice for display over television complied with the Act.

2. Closed Captioning. Per your request for a closed captioning certification to be provided by Music Choice, per the relevant FCC rules Music Choice's certification has been posted on its website since March 2015. Following is the link to such certification, which remains effective:

[http://corporate.musicchoice.com/files/2614/2660/9331/Closed\\_Captioning\\_Best\\_Practices\\_Certification\\_3-16-2015.pdf](http://corporate.musicchoice.com/files/2614/2660/9331/Closed_Captioning_Best_Practices_Certification_3-16-2015.pdf)

You can also find the certification by going directly to Music Choice's website, [www.musicchoice.com](http://www.musicchoice.com), clicking on the "Legal" tab at the bottom left of the screen, and then looking for the reference to "Closed Captioning" and "Best Practices".

3. CALM Act. Finally, per your request, Music Choice's CALM Act certification has been posted on its website since November 2012. Following is the link to such certification, which remains effective:

[http://www.musicchoice.com/content/legal/CALM\\_Act.pdf](http://www.musicchoice.com/content/legal/CALM_Act.pdf)

You can also find the certification by going directly to Music Choice's website, [www.musicchoice.com](http://www.musicchoice.com), clicking on the "Legal" tab at the bottom left of the screen, and then looking for the reference to the "CALM Act".

If you have any questions or need additional information, please don't hesitate to contact me at (215) 784-5894.

Sincerely,

/s/ *Karen M. Reabuck*

Karen M. Reabuck, Vice President - Legal Affairs

## **NEW ENGLAND SPORTS NETWORK, LIMITED PARTNERSHIP (“NESN”)**

### **Compliance Certifications**

The following certifications are posted so that viewers and affiliates may be aware of our compliance, with Closed Captioning, CALM and Children’s Television Act regulations, to the best of our knowledge, for NESN, NESNPlus and NESN National. This certification is effective commencing on September 15, 2015 and continuing until canceled or otherwise revised.

To report an issue or concern regarding any of these certifications, whether viewed on television or online, please contact us at [sports@nesn.com](mailto:sports@nesn.com) or 1-617-536-9233.

To assist in resolving any issue, please provide the following information when you contact us:

- Your name, address, telephone number and email address
- Your preferred method of contact (phone or email)
- The name of the program with the issue
- A brief description of the issue, including the date and time you experienced the problem
- If you are watching on television, please provide the name of your video provider
- If you are watching online, please identify the device and brand (e.g., computer, tablet, smartphone) and software (including version) you are using

If you wish to submit a written complaint, please send it to:

Gary Roy  
Marketing and Communications Manager  
NESN  
480 Arsenal Street  
Watertown, MA 02472

### **Closed Captioning Certification**

This is to certify that all programming provided by NESN is in compliance with the Federal Communications Commission rules concerning closed captioning set forth at 47 C.F.R. § 79.1, including the caption quality standards set forth in Section 79.1(j)2).

### **CALM Act Certification**

This is to certify on behalf of NESN that:

1. As required by the Commercial Advertisement Loudness Mitigation Act of 2010 (the “CALM Act”), codified at 47 U.S.C. § 621, and implementing regulations adopted by the Federal Communications Commission at 47 C.F.R. § 76.607, all commercial advertisements embedded in programs carried on NESN are in compliance with the audio loudness practices contained in Advanced Television Systems Committee A/85, ATSC Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television (July 25, 2011) (“ATSC A/85 RP”) at the point of distribution by NESN to authorized reception equipment of downstream multichannel video programming distributors.
2. Compliance with ATSC A/85 RP is determined by NESN through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

**Children's Television Act of 1990 Certification**

This is to certify that it is NESN's standard practice to format and air children's programming in compliance with the Children's Television Act of 1990, codified at 47 U.S.C. § 303a (the "Act"), and the Federal Communications Commission rules implementing the Act, including 47 C.F.R. §§ 76.225 and 76.1703.

NEW ENGLAND SPORTS NETWORK,  
LIMITED PARTNERSHIP

<https://nesn.com/certifications/>

**NEWS 12 THE BRONX LLC**  
1111 STEWART AVENUE • BETHPAGE, NEW YORK 11714

December 31, 2017

Davis Wright Tremaine LLP  
Suite 800  
1919 Pennsylvania Avenue, N.W.  
Washington, D.C. 20006-3401  
Attention: Maria T. Browne

Re: Certification of Compliance for Children's  
Television Programming – 4th Quarter, 2017

Dear Ms. Browne:

You have recently requested information from us to assist you in your record keeping obligations respecting the commercial limitations imposed on children's programming by the Children's Television Act. We hereby advise you that for the period September 30, 2017 through December 31, 2017, none of News 12 Brooklyn's programming was originally produced and broadcast primarily for an audience of children 12 years old and under, and therefore the FCC limits on commercial time as contained in 47 C.F.R. Section 76.225 do not apply to any of News 12 Brooklyn's programming for such period.

We trust that this satisfies your request.

Sincerely,



Patrick Dolan  
President

**NEWS 12 NEW JERSEY LLC**  
1111 STEWART AVENUE • BETHPAGE, NEW YORK 11714

December 31, 2017

Davis Wright Tremaine LLP  
Suite 800  
1919 Pennsylvania Avenue, N.W.  
Washington, D.C. 20006-3401  
Attention: Maria T. Browne

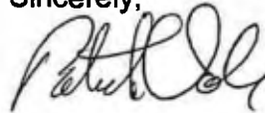
Re: Certification of Compliance for Children's  
Television Programming – 4th Quarter, 2017

Dear Ms. Browne:

You have recently requested information from us to assist you in your record keeping obligations respecting the commercial limitations imposed on children's programming by the Children's Television Act. We hereby advise you that for the period October 1, 2017 through December 31, 2017, none of News 12 New Jersey's programming was originally produced and broadcast primarily for an audience of children 12 years old and under, and therefore the FCC limits on commercial time as contained in 47 C.F.R. Section 76.225 do not apply to any of News 12 New Jersey's programming for such period.

We trust that this satisfies your request.

Sincerely,



Patrick Dolan  
President

**NEWS 12 WESTCHESTER LLC**  
1111 STEWART AVENUE • BETHPAGE, NEW YORK 11714

December 31, 2017

Davis Wright Tremaine LLP  
Suite 800  
1919 Pennsylvania Avenue, N.W.  
Washington, D.C. 20006-3401  
Attention: Maria T. Browne

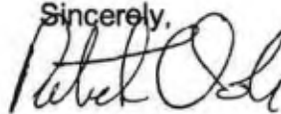
Re: Certification of Compliance for Children's  
Television Programming – 4th Quarter, 2017

Dear Ms. Browne:

You have recently requested information from us to assist you in your record keeping obligations respecting the commercial limitations imposed on children's programming by the Children's Television Act. We hereby advise you that for the period September 30, 2017 through December 31, 2017, none of News 12 Westchester and News 12 Hudson Valley's programming was originally produced and broadcast primarily for an audience of children 12 years old and under, and therefore the FCC limits on commercial time as contained in 47 C.F.R. Section 76.225 do not apply to any of News 12 Hudson Valley's programming for such period.

We trust that this satisfies your request.

Sincerely,



Patrick Dolan  
President

**NETWORK'S NAME:** NFL Network & RedZone

**Address:** One NFL Plaza  
Mt. Laurel, NJ 08054

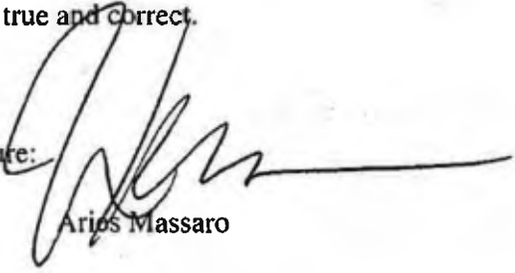
**CHILDRENS PROGRAMMING CERTIFICATION**

This notice confirms that, for the period commencing on October 1, 2017 and ending on December 31, 2017:

1. NFL RedZone did not include programming originally produced for an audience of children 12 years old and younger.
2. All NFL Network programming originally produced for an audience of children 12 years old and younger complied in all respects (to the extent applicable to Network) with the commercial matter limitations of the Children's Television Act of 1990, Public Law 101-437 (October 18, 1990) and the regulations of the FCC promulgated thereunder from time-to-time.

I hereby declare that the foregoing is true and correct.

Signature:

Name:  Arios Massaro

Title: Director NFL Network Affiliate Sales

Date: January 9, 2018



**2017 FOURTH QUARTER CERTIFICATE OF COMPLIANCE  
WITH CHILDREN'S ADVERTISING LIMITATIONS**

I, Kazuhiro Uemura, Senior Vice President of NHK Cosmomedia America, Inc. (the "Network") hereby certify the following regarding programming aired on the Network during the fourth quarter of 2017.

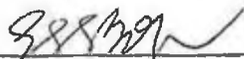
All children's programming, as that term is defined by the Children's Television Act of 1990 (the "ACT") and the Rules and Regulations of the Federal Communications Commission ("FCC") promulgated thereunder, has been aired on the Network in compliance with the provisions of the ACT and the FCC's rules. As a standard practice, the Network has formatted and aired the following children's programs in such a manner that the total commercial time, including local avails, has not exceeded 10.5 minutes per hour on weekends and 12 minutes per hour on weekdays.

Children's Programs Aired During Quarter

Fun with Japanese	(10 minutes)
Fun with English	(10 minutes)
Mimicries--Natural Science for Kids	(10 minutes)
Kid's Discovery	(15 minutes)
Kid's Discovery on Sundays	(30 minutes)
Wan Wan Wonderland	(30 minutes)
Go! Go! Cook R'n	(10 minutes)
Pythagoraswitch-mini	(5 minutes)
Pythagoraswitch	(15 minutes)
Peek-a-boo	(15 minutes)
With Mother	(25 minutes)
Nyan-chu World Broadcaster Mini	(5 minutes)
Edutainment "Sciencer" Show	(25 minutes)
Grand Whiz-Kids TV	(34 minutes)
Nosy's Inspiring Atelier	(15 minutes)
E Dance Academy	(29 minutes)
Cartoon: RIN-NE	(25 minutes)
Cartoon: ANPANMAN	(25 minutes)
Cartoon: CASE CLOSED	(25 minutes)
Cartoon: CHIBI MARUKO CHAN	(25 minutes)
Cartoon: YOWAMUSHI PEDAL NEW GENERATION	(25 minutes)
Cartoon: ONE PIECE	(24 minutes)
KAMEN RIDER WIZARD	(24 minutes)

The Network will continue to comply with the ACT and FCC rules, as they apply to the Network's programming during the next quarter. The Network keeps complete records of advertising on children's programs, and these will be made available promptly upon request.

December 31, 2017  
Date

  
Name: Kazuhiro Uemura, SVP

**Children's Programming Certification**  
**Fourth Quarter 2017**  
**October 1st, 2017 – December 31st, 2017**

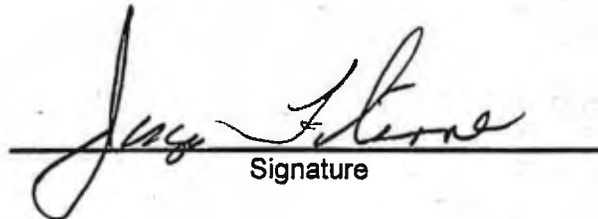
This is to certify that as a standard practice, **Nuestra Tele** formats and airs the following children's programs and series so that the total commercial time (including local avails) does not exceed 10.5 minutes per hour on weekends and 12 minutes per hour weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission:

**Children's Programs Aired During Fourth Quarter 2017**

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 5th day of January 2018.

  
Signature

Jorge Fiterre  
Name

Affiliate Sales  
Title



CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION  
FOURTH QUARTER 2017 (October 1, 2017 THROUGH December 31, 2017)

This is to certify that Outdoor Channel ("Network") is in compliance with the closed captioning requirements set forth in Section 79.1, *et seq.*, of Title 47 of the Code of Federal Regulations (the "Regulations"), and that all programming provided by Network to each Affiliate during the 4<sup>th</sup> Quarter of 2017 was, to the best of Network's knowledge and belief, captioned to the extent required by such Regulations. Further, pursuant to Section 79.1(j)(1) of the Regulations, Network hereby certifies that in the ordinary course of business, it has adopted and follows Best Practices set forth in Section 79.1(k)(1) thereof.

This is to further certify that Network does not currently contain any children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission (the "Children's Programming Rules"). In the event that the Network includes any children's programming on its schedule after the date hereof, Network will provide in writing, by the tenth day following the end of the calendar quarter in which such children's programming is added, a description of such programming specifying the dates and time of transmission and the duration of the "commercial matter" included therein.

I certify that I have been designated by Network as the official responsible for the oversight of compliance with the Regulations and the Children's Programming Rules, and I am familiar with the Regulations and the Children's Programming Rules. I declare under penalty of perjury that the foregoing is true and correct.

Executed this 31<sup>st</sup> day of December 2017

Network: Outdoor Channel

A handwritten signature in black ink, appearing to read "Steve Smith", written over a horizontal line.

By: Steve Smith  
EVP Distribution & Affiliate Marketing

1000 Chopper Circle, Denver CO 80204  
[www.OutdoorChannel.com](http://www.OutdoorChannel.com)



鳳凰衛視(美國)有限公司  
Phoenix Satellite Television (U.S.) Inc.  
3810 Durbin Street, Irwindale, CA 91706  
Tel: (626) 388-1188  
Fax: (626) 388-1118  
www.ifengus.com

December 15, 2017

**Children's Programming Certification for the fourth quarter of 2017**

I, Katy Yen Edwards, hereby certify that:

I have been designated by Phoenix Satellite Television (U.S.) Inc. to be the official responsible for oversight of compliance with the Federal Communications Commission's rules and policies governing limits on commercial matter in children's programming and I am familiar with those rules and policies.

This is to certify that Phoenix Satellite Television (U.S.) Inc. is currently not airing any children's programs. Should Phoenix Satellite Television (U.S.) Inc. programming service(s) format and air any children's programs or series in the future; it will do so in a manner in compliance with the Children's Television Act.

A handwritten signature in black ink, appearing to be 'Katy Yen Edwards', written over a horizontal line.

Name: Katy Yen Edwards



**Compliance Certifications  
4<sup>th</sup> Quarter 2017**

**1) Closed Captioning Compliance Certification**

This is to certify that for the period from October 1, 2017 through December 31, 2017:

Pop and Pop On Demand were in compliance with the applicable Federal Communications Commission requirements ("FCC Rules") concerning closed captioning of video programming set forth in 47 §C.F.R. 79.1, et al., and that in the ordinary course of business, Pop has adopted and follows the Best Practices set forth in Section 79.1(k)(1) of the FCC Rules.

**2) Children's Television Act Compliance Certification**

This is to certify that for the period from October 1, 2017 through December 31, 2017:

Pop does not format or air any children's programming (as defined by the FCC) and are, therefore, in compliance with the commercial time limitations of the Children's Television Act of 1990 and FCC Rules 76.1703 and 76.225 related thereto.

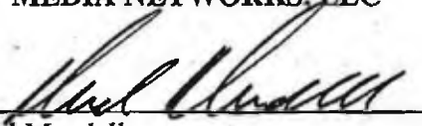
**3) Commercial Advertisement Loudness Mitigation (CALM) Certification**

This is to certify that:

- A. As required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on Pop are in compliance with the loudness control practices contained in Advanced Television Systems Committee (ATSC) A/85: Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television ("ATSC A/85 Recommended Practice") at the point of distribution by Pop to authorized reception equipment of downstream multichannel video programming distributors.
- B. Compliance with the ATSC A/85 Recommended Practice is determined by Pop through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed as of this 3rd day of January 2018.

**POP MEDIA NETWORKS, LLC**

By:   
David Mandell  
COO / General Counsel

**CHILDREN'S PROGRAMMING CERTIFICATION**

**4th Quarter: October 1, 2017 to December 30, 2017**

This is to certify that the list set forth below identifies all programs and series transmitted during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC").

None of the following programs or series included any commercial spots including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by Reelz as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.

List children's programs run during calendar quarter:

— no children's programming.

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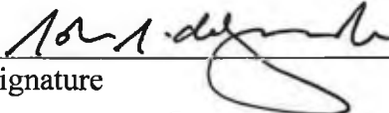
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I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 2<sup>nd</sup> day of January 2017 ~~2018~~

  
Signature

JOHN I. DECARLO, JR.  
Name (Print)

SVP - DISTRIBUTION  
Title

**CHILDREN'S PROGRAMMING CERTIFICATION**

**4th Quarter: October 1, 2017 to December 30, 2017**

This is to certify that the list set forth below identifies all programs and series transmitted during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC").

None of the following programs or series included any commercial spots including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by RLTV as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.

List children's programs run during calendar quarter:

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I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 12 day of December 2017.

Signature

Name (Print)

Title

Jonathan Lee

SVP Media Operations and Digital

As of January 1, 2018

Re: Children's Television Act

This letter is intended to assist you in satisfying your obligations under the Children's Television Act of 1990 and the FCC regulations relating thereto (the "CTA") in connection with your carriage of our video programming service *ROOT SPORTS* Northwest.

AT&T Sports Networks hereby certifies that *ROOT SPORTS* Northwest did not air children's programs (as defined in the CTA) in Q4 of 2017.

Regards,

AT&T Sports Networks, LLC on behalf of *ROOT SPORTS* Northwest.



Nina Kinch  
VP, Business Affairs and Affiliate Relations

**CHILDREN'S PROGRAMMING CERTIFICATION**

**4th Quarter: October 1, 2017 to December 30, 2017**

This is to certify that the list set forth below identifies all programs and series transmitted during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC").

None of the following programs or series included any commercial spots including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by RTP, S.A. as the official responsible for oversight of compliance with the FCC children's **programming** commercial limits, and I am familiar with the Regulations.

List children's programs run during calendar quarter:

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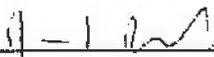
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I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 19<sup>th</sup> day of December 2017.

  
Signature

Daniel Bouscadin  
Name (Print)

RTP International Director  
Title



# RURAL MEDIA

G R O U P

December 31, 2017

This letter is intended to assist RFD-TV affiliates in satisfying their obligations with the Federal Communications Commission's Television Regulations. RFD-TV hereby certifies that:

1. X All programming provided during this past calendar quarter, ending December 31, 2017, was in compliance with the Federal Communications Commission's Children's Television Regulations (including, without limitation, regulations regarding the display of website addresses and/or "host selling" activities "Children's TV Rules").

OR

2. RFD-TV is not required to comply with the Children's TV Rules with respect to the Service because (please explain):

---

\_\_\_\_\_. RFD-TV agrees that it will notify affiliates within thirty (30) days of a change in the compliance with the Children's TV Rules.

Sincerely yours,

Patrick Gottsch  
President



December 18, 2017

**VIA EMAIL (mariabrowne@dwt.com)**

Davis Wright Tremaine LLP  
Suite 800, 1919 Pennsylvania Avenue N.W.  
Washington, D.C. 20006-3401

ATTN: Maria T. Browne.

**Re: ViendoMovies - Children's Television Act Certificate for 4<sup>th</sup> Quarter of 2017**

Dear Ms. Browne,

This letter is intended to assist Charter Communications in satisfying its obligations under The Children's Television Act of 1990.

SOMOSTV LLC, hereby certifies that its ViendoMovies programming network does not air any children's programming and did not do so during the 4<sup>th</sup> Quarter of 2017.

Should you have any further questions regarding this matter, please do not hesitate to contact us.

Sincerely yours,

A handwritten signature in black ink, appearing to read "Alejandro Parisca".

Alejandro Parisca  
VP & General Manager



2601 South Bayshore Drive, Suite 1250  
Miami, FL. 33133  
Office 786-220-0274  
[aparisca@somostv.net](mailto:aparisca@somostv.net)

cc: Ivan Morales



December 18, 2017

**VIA EMAIL (mariabrowne@dwt.com)**

Davis Wright Tremaine LLP  
Suite 800, 1919 Pennsylvania Avenue N.W.  
Washington, D.C. 20006-3401

ATTN: Maria T. Browne.

Re: **Semillitas - Children's Television Act Certificate for 4<sup>th</sup> Quarter of 2017**

Dear Ms. Browne,

This letter is intended to assist Charter Communications in satisfying its obligations under The Children's Television Act of 1990.

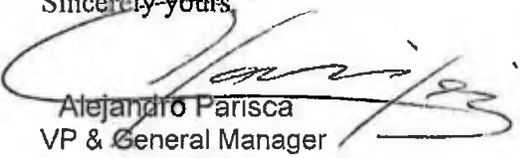
As a standard practice, Semillitas airs the children's programs and series named in Exhibit A hereto, so that the total commercial time (including local avails) does not exceed 10.5 minutes per hour on weekends and 12 minutes per hour weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission.

**Children's Programs Aired During 4<sup>th</sup> Quarter of 2017**

Please see exhibit A

Should you have any further questions regarding this matter, please do not hesitate to contact us.

Sincerely yours,

  
Alejandro Parisca  
VP & General Manager



2601 South Bayshore Drive, Suite 1250  
Miami, FL. 33133  
Office 786-220-0274  
[aparisca@somostv.net](mailto:aparisca@somostv.net)

cc: Ivan Morales

# MASTER GRID SEMILLITAS Q4 2017

	MONDAY	TUESDAY	WEDNESDAY	THURSDAY	FRIDAY	SATURDAY	SUNDAY
6:00 AM							
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CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION  
FOURTH QUARTER 2017 (October 1, 2017 THROUGH December 31, 2017)

This is to certify that Sportsman Channel ("Network") is in compliance with the closed captioning requirements set forth in Section 79.1, *et seq.*, of Title 47 of the Code of Federal Regulations (the "Regulations"), and that all programming provided by Network to each Affiliate during the 4<sup>th</sup> Quarter of 2017 was, to the best of Network's knowledge and belief, captioned to the extent required by such Regulations. Further, pursuant to Section 79.1(j)(1) of the Regulations, Network hereby certifies that in the ordinary course of business, it has adopted and follows Best Practices set forth in Section 79.1(k)(1) thereof.

This is to further certify that Network does not currently contain any children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission (the "Children's Programming Rules"). In the event that the Network includes any children's programming on its schedule after the date hereof, Network will provide in writing, by the tenth day following the end of the calendar quarter in which such children's programming is added, a description of such programming specifying the dates and time of transmission and the duration of the "commercial matter" included therein.

I certify that I have been designated by Network as the official responsible for the oversight of compliance with the Regulations and the Children's Programming Rules, and I am familiar with the Regulations and the Children's Programming Rules. I declare under penalty of perjury that the foregoing is true and correct.

Executed this 31<sup>st</sup> day of December 2017

Network: Sportsman Channel

A handwritten signature in black ink, appearing to read "Steve Smith".

By: Steve Smith  
EVP Distribution & Affiliate Marketing

1000 Chopper Circle, Denver CO 80204  
[www.TheSportsmanChannel.com](http://www.TheSportsmanChannel.com)

January 3, 2018

**VIA FACSIMILE: 303-323-1317  
AND U.S. MAIL**

Mr. William Wesselman  
Charter Communications Inc.  
6399 S. Fiddlers Green Circle, 6<sup>th</sup> Floor  
Greenwood Village, CO 80111

Dear Mr. Wesselman:

Pursuant to your request for Starz Entertainment, LLC's ("STE") Children's Television Certification, I am enclosing the appropriate certificate of compliance in accordance with the cable operator's public record-keeping requirements for The Children's Television Act of 1990 (the "Act") and 47 CFR §§76.225 and 76.1703, thus satisfying such requirements for the fourth quarter of 2017.

STE does not air commercial matter on any of the channels it operates and provides, including Starz, Starz Cinema, Starz Comedy, Starz Edge, Starz InBlack, Starz Kids & Family, Starz On Demand, StarzEncore, StarzEncore Action, StarzEncore Black, StarzEncore Classic, StarzEncore Español, StarzEncore Family, StarzEncore Suspense, StarzEncore Westerns, StarzEncore On Demand, MoviePlex, MoviePlex On Demand, IndiePlex and RetroPlex. The accompanying certification attests to these channels' full and complete compliance with the Act and the FCC's corresponding regulations, as set forth at 47 CFR §§76.225.

Please contact me at 720-852-6266 if you have any questions regarding this matter.

Sincerely yours,

STARZ ENTERTAINMENT, LLC

By: 

Todd Hoy

Senior Vice President, Business & Legal Affairs – Distribution

Enclosure

✓ cc: Maria T. Browne, Davis Wright Tremaine LLP

**STARZ**<sup>®</sup>

**STARZ ENTERTAINMENT, LLC'S  
CHILDREN'S PROGRAMMING CERTIFICATE**

Starz Entertainment, LLC is the owner and operator of the following programming channels distributed by cable television systems: Starz, Starz Cinema, Starz Comedy, Starz Edge, Starz InBlack, Starz Kids & Family, Starz On Demand, StarzEncore, StarzEncore Action, StarzEncore Black, StarzEncore Classic, StarzEncore Español, StarzEncore Family, StarzEncore Suspense, StarzEncore Westerns, StarzEncore On Demand, MoviePlex, MoviePlex On Demand, IndiePlex and RetroPlex. This is to certify that, for the period from October 1, 2017 through December 31, 2017, the foregoing channels, which are all commercial-free premium channels, did not contain any "commercial matter" during any children's programming that was aired on such channels. See 47 CFR §76.225.

I hereby declare that the foregoing is true and correct. Executed this 3rd day of January, 2018.

STARZ ENTERTAINMENT, LLC

By:   
\_\_\_\_\_  
Todd Hoy  
Senior Vice President  
Business & Legal Affairs – Distribution

**CHILDREN'S PROGRAMMING CERTIFICATION**

**4th Quarter: October 1, 2017 to December 30, 2017**

This is to certify that the list set forth below identifies all programs and series transmitted during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC").

None of the following programs or series included any commercial spots including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by SNANAI BOLLWOOD as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.

List children's programs run during calendar quarter:

SUPRABHAT - MON-SUN - 6AM TO 7AM (REPEAT)

SUPRABHAT - MON-SUN - 9AM TO 10AM, TARGET AGE: 6 to 16

DESCRIPTION: SUPRABHAT helps kids learn more about our culture and deep rooted spirituality and values through devotional subjects of bhajan singing and instrumentation.

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 8<sup>th</sup> day of January 2018.

AP  
Signature

Abhishek Patel  
Name (Print)

System's Manager  
Title

**Children's Programming Certification**  
**Fourth Quarter 2017**  
**October 1st, 2017 – December 31st, 2017**

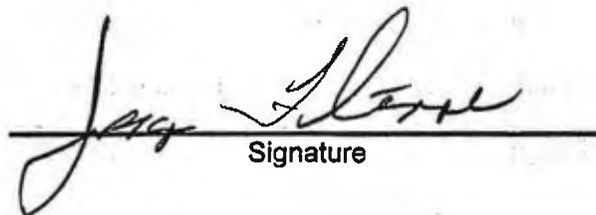
This is to certify that as a standard practice, **SUR Peru** formats and airs the following children's programs and series so that the total commercial time (including local avails) does not exceed 10.5 minutes per hour on weekends and 12 minutes per hour weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission:

**Children's Programs Aired During Fourth Quarter 2017**

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 5th day of January 2018.

  
Signature

Jorge Fiterre  
Name

Affiliate Sales  
Title



**Certification of Compliance: FCC Children's Television Requirements**  
**October 1, 2017 through December 31, 2017**

On behalf of the Trinity Christian Center of Santa Ana, Inc., d/b/a Trinity Broadcasting Network (TBN), this is to certify that the program services named below comply with the FCC's children's television programming and commercial time limit obligations specified in FCC Rules 73.671 and 73.670 (47 CFR 73.671 and 73.670), respectively.

TBN is a not-for-profit, tax-exempt church corporation qualified under section 501(c)(3) of the Internal Revenue Code (26 USC 501(c)(3)). During the period of time covered by this certification, TBN did not air more than 10.5 minutes of commercial matter per hour during children's programming on weekends, or more than 12 minutes of commercial matter per hour on weekdays.

The following children's programs aired during the period of time covered by this certification:

Animated Stories from the Bible  
Pahappahoey Island  
RockKids TV  
Auto-B-Good  
VeggieTales

Mary Rice Hopkins & Puppets with a Heart  
Monster Truck Adventures  
Davey & Goliath  
iShine KNECT  
Mike's Inspiration Station

This certification is provided for the following digital program service(s) broadcast on cable television systems: TBN and The Hillsong Channel (formerly known as The Church Channel)\*.

This certification is true and correct, to the best of my knowledge and understanding, and is made this \_\_\_\_ day of \_\_\_\_\_, 2018.

Signature

David Adcock (on his instruction) XCM  
X, David Adcock, National Sales Director

\* As specified in *Children's Television Obligations Of Digital Television Broadcasters*, FCC 04-221 (¶24), "digital broadcasters [are permitted] to air all of their additional [3 hours of] digital [children's] core programming, beyond the 3 hour baseline on the main digital program stream, on one free digital video channel or distribute it across multiple free digital video channels, at their discretion, as long as the stream/s on which the core programming is aired has comparable carriage on multichannel video programming distributors ("MVPDs")." Accordingly, the combined JUCE and SMILE (formerly known as Smile of a Child (SOAC)) program service has a Saturday core block of children's programming of twelve (12) hours (7 a.m. to 7 p.m.). Three (3) hours of that block provide compliance with FCC Rule 73.671 for the TBN Enlace service, and three (3) additional hours of that programming block also provide compliance for TBN Salsa. Similarly, the TBN service has a Saturday core block of children's programming of three (3) hours (8 a.m. to 11 a.m.). Three (3) hours of that block provide compliance with FCC Rule 73.671 for The Hillsong Channel service (formerly known as The Church Channel service).



**Certification of Compliance: FCC Children's Television Requirements  
October 1, 2017 through December 31, 2017**

On behalf of the Trinity Christian Center of Santa Ana, Inc., d/b/a Trinity Broadcasting Network (TBN), this is to certify that the program services named below comply with the FCC's children's television programming and commercial time limit obligations specified in FCC Rules 73.671 and 73.670 (47 CFR 73.671 and 73.670), respectively.

TBN is a not-for-profit, tax-exempt church corporation qualified under section 501(c)(3) of the Internal Revenue Code (26 USC 501(c)(3)). During the period of time covered by this certification, TBN did not air more than 10.5 minutes of commercial matter per hour during children's programming on weekends, or more than 12 minutes of commercial matter per hour on weekdays.

The following children's programs aired during the period of time covered by this certification:

3-2-1 Penguins!	Fluffy Gardens	Rocka-Bye Island
Adventures in Booga Booga Land	Flying House	RockKids TV
Animal Atlas	From Aardvark to Zucchini	Sarah's Stories
Animated Stories from the Bible	Gerbert	Superbook
Animated Hero Classics	Gina D's Kids Club	Super Simple Science Stuff
Another Sommer-Time Adventure	Gospel Bill	Swiss Family Robinson
Aqua Kids Adventures	Grandfather Reads	The Adventures of Carlos Caterpillar
Arnie's Shack	Hermie and Friends	The Adventures of Donkey Ollie
Auto-B-Good	iShine Kneet	The Adventures of Skippy
BB's Bedtime Stories	Kid Fit	The Bedbug Bible Gang
Becky's Barn	Kids Club	The Big Garage
BJ's Teddy Bear Club and Bible Stories	Kids Like You	The Brainy Baby Company
Bugtime Adventures	Lassie	The Charlie Church Mouse Show
Cherub Wings	Little Buds	The Choo Choo Bob Show
Children's Heroes of the Bible	Mary Rice Hopkins & Puppets with a Heart	The Dooley and Pals Show
Christopher Columbus	Mickey's Farm	The Filling Station
Chubby Cubbies	Mike's Inspiration Station	The Fred and Susie Show
Colby's Clubhouse	Miss BG	The Knock, Knock Show
Come On Over	Miss Charity's Diner	The Lads TV
Cowboy Dan's Frontier	Monster Truck Adventures	The Reppies
Creations Creatures	Mustard Pancakes	The Story Keepers
Curiosity Quest	Nanna's Cottage	The Swamp Critters of Lost Lagoon
D.A.R.E. Safety Tips Starring Retro Bill	Pahappahooley Island	The Tails of Abbygail
Davey & Goliath	Paws and Tales - The Animated Series	The World of Jonathan Singh
Dr. Wonder's Workshop	Puppet Parade	The Zula Patrol
Ewe Know	Quigley's Village	Tune Time
Faithville	Raggs	VeggieTales
	Retro News: A Blast from the Past	Wild About Animals
		Zoo Clues

This certification is provided for the following digital program service(s) distributed on cable television systems: TBN Enlace\*, JUCE \*, TBN Salsa\*, and SMILE (formerly known as Smile of a Child (SOAC))\*.

This certification is true and correct, to the best of my knowledge and understanding, and is made this \_\_\_ day of \_\_\_, 2018.

Signature David Adcock (per his instruction)  
x David Adcock, National Sales Director

\* As specified in *Children's Television Obligations Of Digital Television Broadcasters*, FCC 04-221 (¶24), "digital broadcasters [are permitted] to air all of their additional [3 hours of] digital [children's] core programming, beyond the 3 hour baseline on the main digital program stream, on one free digital video channel or distribute it across multiple free digital video channels, at their discretion, as long as the stream/s on which the core programming is aired has comparable carriage on multichannel video programming distributors ("MVPDs")." Accordingly, the combined JUCE and SMILE (formerly known as Smile of a Child (SOAC)) program service has a Saturday core block of children's programming of twelve (12) hours (7 a.m. to 7 p.m.). Three (3) hours of that block provide compliance with FCC Rule 73.671 for the TBN Enlace service, and three (3) additional hours of that programming block also provide compliance for TBN Salsa. Similarly, the TBN service has a Saturday core block of children's programming of three (3) hours (8 a.m. to 11 a.m.). Three (3) hours of that block provide compliance with FCC Rule 73.671 for The Hillsong Channel service (formerly known as The Church Channel service).



January 3, 2018

RE: Children's Programming Certification & Closed Captioning

Dear Affiliate:

Please find enclosed the Children's Programming Certifications from Trinity Broadcasting Network (TBN) for the 4<sup>th</sup> Quarter of 2017.

These certifications will help you meet the record-keeping requirements of the FCC regarding the rebroadcast and cablecast of TBN, Hillsong Channel (fka The Church Channel), JUCE (formerly JCTV), Enlace USA, Smile, and TBN Salsa programming.

Included also are 6 Calm Certifications (for TBN, Hillsong Channel, Enlace USA, JUCE, Smile and TBN Salsa - as of 6/1/2016 Hillsong Channel took the place of The Church Channel on TBN's networks) and the Closed Captioning Certification for TBN.

If you have any questions about this, please let me know. Thank you for your attention to this matter.

Sincerely,

A handwritten signature in black ink, appearing to read 'D. Adcock'.

David Adcock  
National Sales Director  
Affiliate Cable Relations

Xe: Colby May, Esq., P.C.

enclosures

**CHILDREN'S PROGRAMMING CERTIFICATION**

**4th Quarter: October 1, 2017 – December 31, 2017**

This is to certify that the list set forth below identifies all programs and series transmitted during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC").

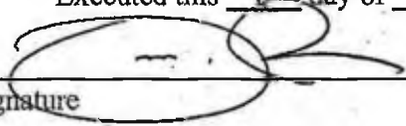
None of the following programs or series included any commercial spots including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by Telecare as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.

List children's programs run during calendar quarter:

**During the above referenced quarter, Telecare did not broadcast/transmit any programs or series that were originally produced primarily for an audience of children 12 years old and under.**

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 8 day of January 2018.

  
\_\_\_\_\_  
Signature

Joseph Perrone  
\_\_\_\_\_  
Name (Print)

General Manager  
\_\_\_\_\_  
Title

**CHILDREN'S PROGRAMMING CERTIFICATION**

**4th Quarter: October 1, 2017 to December 30, 2017**

This is to certify that the list set forth below identifies all programs and series transmitted during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC").

None of the following programs or series included any commercial spots including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by TELEVISION KOREA INC. as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.

List children's programs run during calendar quarter:

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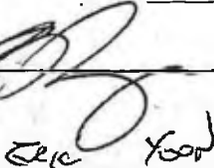
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I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 29<sup>th</sup> day of DECEMBER 2017.

Signature



Name (Print)

C. E. D.

Title

**CHILDREN'S PROGRAMMING CERTIFICATION**

**4th Quarter: October 1, 2017 to December 30, 2017**

This is to certify that the list set forth below identifies all programs and series transmitted during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC").

None of the following programs or series included any commercial spots including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by TELEVISION KOREA INC. as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.

List children's programs run during calendar quarter:

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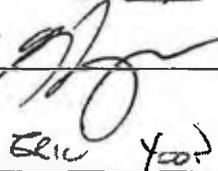
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I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 2<sup>nd</sup> day of DECEMBER 2017.

Signature



Name (Print)

C.E.O.

Title



January 2, 2018

Charter Communications/Time Warner Cable Inc.  
400 Atlantic Street  
Stamford, CT 06901

Attention: Executive Vice President, Programming

To Whom It May Concern:

The Tennis Channel, Inc. certifies that the video programming service known as Tennis Channel:

1. does not include any programs originally produced and broadcast primarily for an audience of children 12 years old and younger.
2. complies with the closed captioning requirements imposed in Section 79.1 of the Federal Communications Commission's rules. With respect to caption quality, The Tennis Channel, Inc. further certifies that in the ordinary course of business, it has adopted and follows the Best Practices set forth in 47 C.F.R. § 79.1(k)(1).
3. complies with the closed captioning requirements delineated in Section 202(b) of the Twenty-First Century Communications and Video Accessibility Act of 2010 ("CVA") and consistent with 47 C.F.R. § 79.4.

Sincerely,

A handwritten signature in cursive script that reads 'Lee Schlazer'.

Lee Schlazer  
Vice President, Distribution

cc: SVP, Programming, Charter Communications/Time Warner Cable Inc.  
General Counsel, Charter Communications/Time Warner Cable Inc.  
Geo Coleman, Exec Asst, Regulatory Affairs, Charter Communications/Time Warner Cable Inc.

**Children's Programming Certification**  
**Fourth Quarter 2017**  
**October 1st, 2017 – December 31st, 2017**

This is to certify that as a standard practice, **Teleformula** formats and airs the following children's programs and series so that the total commercial time (including local avails) does not exceed 10.5 minutes per hour on weekends and 12 minutes per hour weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission:

**Children's Programs Aired During Fourth Quarter 2017**

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 5th day of January 2018.

  
\_\_\_\_\_  
Signature

Jorge Fiterre  
Name

Affiliate Sales  
Title

# TURNER

Toni F. Millner  
Assistant General Counsel  
Turner Broadcasting System, Inc.  
1050 Techwood Drive, NW  
Atlanta, GA 30318-5604  
T 404.885.0420  
F 404.885.0800  
toni.millner@turner.com

January 4, 2018

VIA FAX (202) 973-4481 AND  
EMAIL TO [mariabrowne@dwt.com](mailto:mariabrowne@dwt.com)

Maria T. Browne  
Davis Wright Tremaine LLP  
1919 Pennsylvania Avenue N.W., Suite 800  
Washington, DC 20006-3401

**RE: Compliance for the Children's Television Act of 1990 for Turner's entertainment networks, 4th Quarter (October 1 – December 31, 2017)**

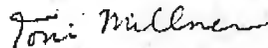
Dear Ms. Browne:

As of January 1, 1992, the Federal Communications Commission's rules ("FCC Rules") implementing the Children's Television Act of 1990 (the "Act") require cable operators to maintain certain records regarding their compliance with advertising limits imposed on children's television programming. Please note, the Act's advertising limits are inapplicable to hTV, Infinito, truTV and Turner Classic Movies as these networks did not carry "children's programming" as defined under the act this quarter. If there are any changes in programming policies of these networks, we will provide you with the updated certifications reflecting such changes.

Certificates for Cartoon Network, Boomerang, TBS, TNT and NBA TV are attached.

If any questions, please feel free to contact me.

Sincerely,



Toni Millner  
Assistant General Counsel and  
Vice President—Kid Vid Compliance

Attachments

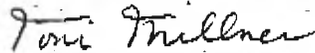
**CARTOON NETWORK  
CERTIFICATE OF COMPLIANCE WITH COMMERCIAL LIMITS  
FOR CHILDREN'S PROGRAMMING**

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I, Toni Millner, in my capacity as Assistant General Counsel and Vice President – Kid Vid Compliance for Turner Broadcasting System, Inc. (“Turner”), hereby certify to the best of my information, knowledge, and belief, that the following information is accurate for the period from October 1, 2017, to December 31, 2017:

- 1) I am familiar with the statutory limits of the Children’s Television Act of 1990 (the “Act”) and the FCC regulations implementing those limits (no more than 12 minutes per hour of commercial matter may be telecast during children’s programming\* on weekdays, and no more than 10 ½ minutes per hour on weekends).
- 2) Turner treated all of the programs telecast on Cartoon Network, a leading ad-supported cable television network, as “children’s programming” for the purposes of the commercial limits set forth in the Act except for its telecast in the “Adult Swim” block of programming created for an adult audience that airs late night seven days a week.\*\* On a weekly basis, therefore, approximately 98 hours of television programming were treated as “children’s programming” for the purposes of the commercial limits set forth in the Act.
- 3) Turner has, as a standard practice, formatted and telecast all of the programs carried on the Cartoon Network during the period noted above within the commercial limits set forth in the Act, to the extent applicable to the programming.
- 4) To the best of my information, knowledge and belief, there were no instances in which the commercial limits were exceeded during the period noted above.

Certified by me this 4<sup>th</sup> day of January, 2018.



Toni Millner  
Assistant General Counsel and  
Vice President - Kid Vid Compliance  
Turner Broadcasting System, Inc.

---

\* “Children’s programming” for the purposes of the commercial limit means “programs originally produced and broadcast primarily for an audience of children 12 years and under.”

\*\*During this period, the “Adult Swim” block of programming aired from 8 p.m. to 6 a.m., 7 nights a week. The Adult Swim block contains regular warnings to notify and remind viewers that the content is intended for an adult audience, and is not considered “children’s programming” subject to the commercial limits set forth in the Act

**TNT**  
**CERTIFICATE OF COMPLIANCE WITH**  
**COMMERCIAL LIMITS FOR CHILDREN'S PROGRAMMING**

---

I, Toni Millner, in my capacity as Assistant General Counsel and Vice President – Kid Vid Compliance for Turner Broadcasting System, Inc. ("Turner"), hereby certify that for the period from October 1, 2017 to December 31, 2017:

- 1) I am familiar with the statutory limits of the Children's Television Act of 1990 (the "Act") and the FCC regulations implementing those limits (no more than 12 minutes per hour of commercial matter may be broadcast during children's programming\* on weekdays, and no more than 10 ½ minutes per hour on weekends).
- 2) As a standard practice, Turner formats any children's programming (as defined under the Act) within the commercial limits set forth in the Act to the extent the FCC regulations are applicable to the programming.
- 3) To the best of my information, knowledge, and belief, no children's programming aired in the period noted above on TNT with the exception of one program, *Dr. Seuss' How the Grinch Stole Christmas*.
- 4) To the best of my information, knowledge, and belief, TNT formatted the program within the commercial limits set forth with the Act when it was telecast on the network on December 22<sup>nd</sup>.

Certified by me this 4<sup>th</sup> day of January, 2018.



Toni Millner  
Assistant General Counsel and  
Vice President—Kid Vid Compliance  
Turner Broadcasting System, Inc.

\*"Children's programming" for the purpose of the commercial limits means programs originally produced and telecast for an audience of children 12 years old and under.

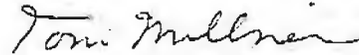
**TBS**  
**CERTIFICATE OF COMPLIANCE WITH**  
**COMMERCIAL LIMITS FOR CHILDREN'S PROGRAMMING**

---

I, Toni Millner, in my capacity as Assistant General Counsel and Vice President - Kid Vid Compliance for Turner Broadcasting System, Inc. ("Turner"), hereby certify that for the period from October 1, 2017 to December 31, 2017:

- 1) I am familiar with the statutory limits of the Children's Television Act of 1990 (the "Act") and the FCC regulations implementing those limits (no more than 12 minutes per hour of commercial matter may be broadcast during children's programming\* on weekdays, and no more than 10 ½ minutes per hour on weekends).
- 2) As a standard practice, Turner formats any children's programming (as defined under the Act) within the commercial limits set forth in the Act to the extent the FCC regulations are applicable to the programming.
- 3) To the best of my information, knowledge, and belief, no children's programming aired in the period noted above on TBS with the exception of two programs, *Dr. Seuss' How the Grinch Stole Christmas*, and *An Elf's Story: The Elf on the Shelf*.
- 4) To the best of my information, knowledge, and belief, TBS formatted the programs within the commercial limits set forth with the Act when they were telecast on the network on November 18<sup>th</sup> and December 9<sup>th</sup>.

Certified by me this 4<sup>th</sup> day of January, 2018.



---

Toni Millner  
Assistant General Counsel and  
Vice President—Kid Vid Compliance  
Turner Broadcasting System, Inc.

\*"Children's programming" for the purpose of the commercial limits means programs originally produced and telecast for an audience of children 12 years old and under.

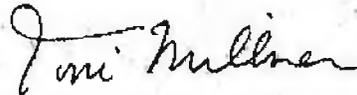
**NBA TV  
CERTIFICATE OF COMPLIANCE  
WITH COMMERCIAL LIMITS  
FOR CHILDREN'S PROGRAMMING**

---

I, Toni Millner, in my capacity as Vice President and Assistant General Counsel for Turner Broadcasting System, Inc. ("Turner"), I hereby certify that for the period from October 1, 2017 to December 31, 2017:

- 1) I am familiar with the statutory limits of the Children's Television Act of 1990 (the "Act") and the Federal Communications Commission's regulations ("FCC Rules") implementing those limits for "children's programming"<sup>1</sup> (no more than 12 minutes per hour of commercial on weekdays, and no more than 10 ½ minutes per hour on weekends during "children's programming").
- 2) The FCC Rules require cable operators to maintain certain records regarding their compliance with the advertising limits imposed on children's television programming. These advertising limits and compliance reporting obligations do not apply to cable networks that do not carry "children's programming" as defined under the Act.
- 4) To the best of my information, knowledge, and belief, no "children's programming" has been telecast on NBA TV in the past quarter, nor is scheduled to be shown in the foreseeable future.
- 5) If there are any material changes in the programming policies of the television network so that children's programming is telecast on NBA TV (or in the event that the reporting obligations under the FCC Rules are changed), notice and updated certifications reflecting such changes will be provided.

Certified this 4<sup>th</sup> day of January, 2018.



---

Toni Millner  
Assistant General Counsel and  
Vice President—Kid Vid Compliance  
Turner Broadcasting System, Inc.

---

<sup>1</sup> "Children's programming" is defined under the Act as a program "originally produced and broadcast primarily for an audience of children 12 years old and younger."

**BOOMERANG  
CERTIFICATE OF COMPLIANCE WITH COMMERCIAL LIMITS  
FOR CHILDREN'S PROGRAMMING**

---

I, Toni Millner, in my capacity as Assistant General Counsel and Vice President – Kid Vid Compliance for Turner Broadcasting System, Inc. (“Turner”), hereby certify to the best of my information, knowledge, and belief, that the following information is accurate for the period of from October 1, 2017, to December 31, 2017:

- 1) I am familiar with the statutory limits of the Children's Television Act of 1990 (the “Act”) and the FCC regulations implementing those limits (no more than 12 minutes per hour of commercial matter may be telecast during children's programming\* on weekdays, and no more than 10 ½ minutes per hour on weekends).
- 2) Turner has treated all of the programs telecast on Boomerang as “children's programming” for the purposes of complying with the commercial limits set forth in the Act.
- 3) Turner has, as a standard practice, formatted and telecast all of the programs carried on the Cartoon Network during the period noted above within the commercial limits set forth in the Act, to the extent applicable to the programming.
- 4) To the best of my information, knowledge and belief, there were no instances in which the commercial limits were exceeded during the period noted above.

Certified by me this 4<sup>th</sup> day of January, 2018.



\_\_\_\_\_  
Toni Millner  
Assistant General Counsel and  
Vice President - Kid Vid Compliance  
Turner Broadcasting System, Inc.

---

\* “Children's programming” for the purpose of the commercial limits means programs originally produced and telecast for an audience of children 12 years and under.



1010 WAYNE AVENUE  
SILVER SPRING, MD 20910  
(301) 755-0400

TVONE.TV

## QUARTERLY CHILDREN'S PROGRAMMING CERTIFICATION

4<sup>th</sup> Quarter – 2017

I, Endi Piper, Senior Vice President, Business and Legal Affairs for TV One, LLC, hereby certify that the programming found on the TV One Network compiled fully with the provisions of the Children's Television Act of 1990 and the associated rules and regulations of the Federal Communications Commission promulgated thereunder for the period October 1, 2017 through December 31, 2017.

Specifically, the TV One Network did not broadcast any Children's Programming during the period October 1, 2017 through December 31, 2017.

I hereby declare that that the foregoing is true and correct. This certification was executed on the 8<sup>th</sup> day of January, 2018



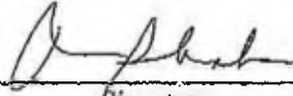
Endi Piper  
SVP-Business & Legal Affairs  
TV One, LLC

**Children's Programming Certification**  
**Fourth Quarter 2017**

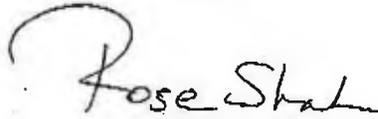
This is to certify that TV Asia a South Asian pay TV Service airs programs principally in Hindi language (Indian local) with some English Programs in United States did not air children's programs and series during the above quarter in 2017. We certify compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission:

I hereby declare under penalty of perjury that the foregoing is true and correct.

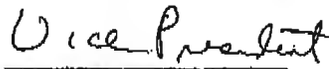
Executed this 1st day of Oct 1, 2017



Signature



Name



Title

**Children's Programming Certification**  
**Fourth Quarter 2017**  
**October 1st, 2017 – December 31st, 2017**

This is to certify that as a standard practice, TV Venezuela formats and airs the following children's programs and series so that the total commercial time (including local avails) does not exceed 10.5 minutes per hour on weekends and 12 minutes per hour weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission:

**Children's Programs Aired During Fourth Quarter 2017**

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 5th day of January 2018.

  
Signature

Jorge Fiterre  
Name

Affiliate Sales  
Title

**CHILDREN'S PROGRAMMING CERTIFICATION**

**4th Quarter: October 1, 2017 to December 30, 2017**

This is to certify that the list set forth below identifies all programs and series transmitted during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC").

None of the following programs or series included any commercial spots including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by TVB (USA) Inc. as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.

List children's programs run during calendar quarter:

Kids, Think Big  
Gorilla study Group  
Y Angle  
\_\_\_\_\_  
\_\_\_\_\_

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 15 day of Dec 2017.

Paul  
Signature

Sam Tsang  
Name (Print)

VP operations  
Title



We Get Family

December 13, 2017

**RE: Children's Programming Certification**

Dear Affiliate:

This is to certify that UP programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.255 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990.

The following sets forth children's programming aired on the Service through and including the Fourth Quarter of 2017: None.

Best regards,

A handwritten signature in black ink, appearing to read "Reta Peery".

Reta Peery  
Executive Vice President/General Counsel



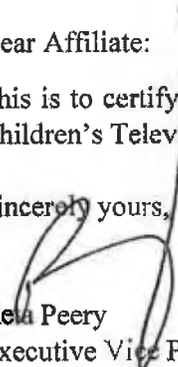
December 13, 2017

**RE: UP Faith & Family/Children's Programming Certification**

Dear Affiliate:

This is to certify that the UP Faith & Family programming service was in compliance with the Children's Television Act of 1990 during the quarter ending December 31, 2017.

Sincerely yours,

  
**Rena Peery**  
Executive Vice President/General Counsel

**Children's Programming Certification**  
**Fourth Quarter 2017**  
**October 1st, 2017 – December 31st, 2017**

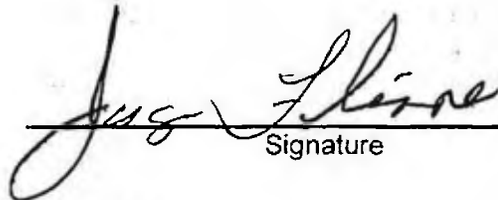
This is to certify that as a standard practice, **Video Rola** formats and airs the following children's programs and series so that the total commercial time (including local avails) does not exceed 10.5 minutes per hour on weekends and 12 minutes per hour weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission:

**Children's Programs Aired During Fourth Quarter 2017**

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 5th day of January 2018.

  
\_\_\_\_\_  
Signature

**Jorge Fiterre**  
Name

**Affiliate Sales**  
Title



## **FCC RULES COMPLIANCE CERTIFICATIONS**

Vubiquity (or "VU") hereby certifies that with respect to all VOD and PPV programming that is directly licensed by content providers to Vubiquity for licensing and delivery to Vubiquity's authorized affiliates including MVPDs in the United States ("VU Licensed Programming"), and such other programming as noted below, that:

### **Calm Act Certification**

All commercial advertisements inserted or transcoded by Vubiquity are in compliance with the loudness control practices contained in Advanced Television Systems Committee (ATSC) A/85 RP (Recommended Practice): Techniques for Establishing and Maintaining Audio Loudness for Digital Television (47 CFR Section 76.607 [Transmission of Commercial Advertisements] of the Rules and Regulations of the Federal Communications Commission ("FCC" or "FCC's Rules")).

### **Children's Programming Certification**

To the extent VU Licensed Programming contains children's programming as defined under 47 CFR Section 76.255 of the FCC's Rules, such VU Licensed Programming has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on the weekdays, and is otherwise in compliance with the Children's Television Act of 1990.

### **Closed Captioning Certification**

All VU Licensed Programming complies with applicable caption quality requirements and other closed captioning requirements of the FCC: (1) by satisfying caption quality standards of Section 79.1(j)(2) of the FCC's Rules; (2) by Vubiquity adopting and following, in the ordinary course of business, the Best Practices set forth in Section 79.1(k)(1) of the FCC's Rules (including by means of verifying compliance with the closed captioning quality standards of Section 79.1(j)(2) through periodic spot checks of captioned programming pursuant to Section 79.1(k)(1)(i)(B), and by means of making this certification widely available to video programming distributors by posting it on VU's affiliate website pursuant to Section 79.1(k)(1)(iv)); or (3) because the relevant VU Licensed Programming is exempt from the FCC's Rules on closed captioning under one or more of the following exemptions under Section 79.1 of the FCC's Rules, including: (i) Section 79.1(d)(3) (programming for which the audio is in a language other than English or Spanish and that is not scripted programming able to be captioned using the electronic news room technique); (ii) Section 79.1(d)(6) (interstitials, promotional announcements and public service announcements that are 10 minutes or less in duration); (iii) Section 79.1(d)(9) (programming on new networks); (iv) Section 79.1(d)(11) (captioning expense in excess of 2 percent of gross revenues); (v) Section 79.1(d)(12) (Channel/Streams producing revenues of under \$3,000,000); and (vi) Section 79.1(a)(10) (the relevant programming does not meet the definition of "video programming" under Section 79.1).



122 West Washington Avenue, Suite 200, Madison, WI 53703 / (608) 316-6850

December 15, 2017

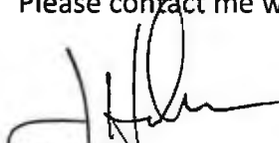
Attached please find WisconsinEye's certification of compliance (3 pages).

WisconsinEye does not air any programming primarily for an audience of children 12 years old and under. Our programming is all related to coverage of the Wisconsin State Legislature, the Wisconsin Supreme Court, and public discourse on events around the state.

WisconsinEye is a 501c3 organization and does not accept commercial messages of any kind in any of our programs.

At this time none of the programming is closed-captioned; the network is exempt from FCC rules based on revenue, under the current self-exemption classification in the rules.

Please contact me with any questions.



Jon Henkes  
President/CEO

**CHILDREN'S PROGRAMMING CERTIFICATION**

**4th Quarter: October 1, 2017 to December 30, 2017**

This is to certify that the list set forth below identifies all programs and series transmitted during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission (the "FCC").

None of the following programs or series included any commercial spots including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by Wisconsin Eye as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.

List children's programs run during calendar quarter:

~~\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_~~

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 15 day of December 2017.

Jon Henkes  
Signature

Jon Henkes  
Name (Print)

President/CEO  
Title



January 3, 2018

**Subject: WGN America Children's Television Act Compliance Certification Q4 2017**

This letter will certify that no programs subject to the FCC's commercial time limits for children's programs were broadcast over WGN America during the 4th *quarter of 2017*. We will continue to certify Children's Television Act Compliance quarterly.

If you have any questions or need any further assistance, contact me at 773-883-3255.

Sincerely,  
Carmen Finch  
WGN America

cc: Chuck Sennet



CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION  
FOURTH QUARTER 2017 (October 1, 2017 THROUGH December 31, 2017)

This is to certify that World Fishing Network ("Network") is in compliance with the closed captioning requirements set forth in Section 79.1, *et seq.*, of Title 47 of the Code of Federal Regulations (the "Regulations"), and that all programming provided by Network to each Affiliate during the 4<sup>th</sup> Quarter of 2017 was, to the best of Network's knowledge and belief, captioned to the extent required by such Regulations. Further, pursuant to Section 79.1(j)(1) of the Regulations, Network hereby certifies that in the ordinary course of business, it has adopted and follows Best Practices set forth in Section 79.1(k)(1) thereof.

This is to further certify that Network does not currently contain any children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission (the "Children's Programming Rules"). In the event that the Network includes any children's programming on its schedule after the date hereof, Network will provide in writing, by the tenth day following the end of the calendar quarter in which such children's programming is added, a description of such programming specifying the dates and time of transmission and the duration of the "commercial matter" included therein.

I certify that I have been designated by Network as the official responsible for the oversight of compliance with the Regulations and the Children's Programming Rules, and I am familiar with the Regulations and the Children's Programming Rules. I declare under penalty of perjury that the foregoing is true and correct.

Executed this 31<sup>st</sup> day of December 2017

Network: World Fishing Network

  
By: Steve Smith  
EVP Distribution & Affiliate Marketing



Month/Year: 4<sup>th</sup> quarter, 2017 (October, November, December)

**E/I Children's Programming.** Attached hereto is information sufficient to enable Broadcaster to complete the FCC Children's Programming Report (Form 398) for the channel.

**Closed Captioning.** All programming provided for broadcast on the station during this month was closed captioned, except for the programs noted below along with the applicable FEE exemption:

*Channel is exempt from adding captions to programming at this time because the channel's annual gross revenues in the prior calendar year were less than \$3 million.*

**Commercial limits in Children's Programming.** Programmer aired the following programming originally produced and broadcast primarily for an audience of children 16 years old and younger during this quarter:

Children's Program	Days and times aired		Total Commercial Matter (actual minutes & seconds)
Dragonfly TV	Sat	7:00am (ET)	4:50 min
Animal Rescue	Sat	7:30am (ET)	4:50 min
Dog Tales	Sat	8:00am (ET)	4:50 min
Jack Hanna's Into the Wild	Sat	8:30am (ET)	4:50 min
Wild About Animals	Sat	9:00am (ET)	4:50 min
Biz Kids	Sat	9:30am (ET)	4:50 min
Real Life 101	Sat	10:00am (ET)	4:50 min
Jack Hanna's Animal Adventures	Sun	7:00am (ET)	4:50 min
3 Wide Life	Sun	7:30am (ET)	4:50 min

\*Total commercial matter includes all spots promoting products or services broadcast during children's programs, including all spots provided by networks, syndicators and local stations.

The Children's Television Act and the FCC's rules require that children's programming may not contain more than 10.5 minutes of total commercial matter per clock hour on weekends and no more than 12.0 minutes of total commercial matter per clock hour on weekdays. After due review of internal station records and documentation provided to us by program suppliers, programmer hereby certifies:

  X   That it complied fully with the FCC's commercial limits with respect to all children's programs broadcast during this quarter that are subject to those requirements.

       That it did not comply fully with the FCC's commercial limits with respect to all children's programs broadcast during this quarter that are subject to those requirements, as explained in Attachment A hereto.

Signed: Ryan Raines  
Name: Ryan Raines  
Date: January 4, 2018



## Caption Quality Standards and Best Practices Certification

Pursuant to section 79.1(j)(1) of its rules, the Federal communications Commission (FCC) requires Video Programmers to certify compliance with its closed captioning standards. This is to certify that programming distributed by The Word Network is in compliance with applicable FCC requirements concerning the quality of closed captioning, as indicated below:

- The video programming satisfies the caption quality standards of FCC Rule 79.1(j)(2), 47 C.F.R. § 79.1(b) &(j)(2)
- One or more of The Word Network's programs are exempt from the closed captioning rules, as set forth below:

For purposes of determining compliance with Section 79.1, any video programming provider that meets one or more of the following criteria shall be exempt to the extent specified. (5)**Programming distributed in the late night hours.** Programming that is being distributed to residential households between 2 a.m. and 6 a.m. local time. Video programming distributors providing a channel that consists of a service that is distributed and exhibited for viewing in more than a single time zone shall be exempt from closed captioning that service for any continuous 4 hour time period they may select, commencing not earlier than 12 a.m. local time and ending not later than 7 a.m. local time in any location where that service is intended for viewing. This exemption is to be determined based on the primary reception locations and remains applicable even if the transmission is accessible and distributed or exhibited in other time zones on a secondary basis. Video programming distributors providing service outside of the 48 contiguous states may treat as exempt programming that is exempt under this paragraph when distributed in the contiguous states. Provider that meets one or more of the following criteria shall be exempt to the extent specified.

Program: Michael Jones Ministry/Exemption: Shown between 2am – 6am

Program: Horace Sheffield Ministry/ Exemption: Shown between 2am – 6am

Program: Addison Adamu Ministry/Exemption: Shown between 2am – 6am

Program: Ellen Bryant Brown Ministry/Exemption: Shown between 2am – 6am

Program: Willie Robinson Ministry/Exemption: Shown between 2am – 6am

Program: R.D. Scott Ministry/Exemption: Shown between 2am – 6am

Program: Terry D. McClean Ministry/Exemption: Shown between 2am – 6am

Program: Glenn Arekion Ministry/Exemption: Shown between 2am – 6am

Program: Robbi Warren Ministry/Exemption: Shown between 2am – 6am

Program: Angelo Jones Ministry/Exemption: Shown between 2am – 6am

This certification is made in good faith and is true to the best of my knowledge.

Executed this day 31 of DECEMBER, 2017

The Word Network

By: J. Mattiello

Name: JOHN MATTIELLO

Title: DIR. OF MKTG & AFFL. RELATIONS



NETWORK NAME: JSC CHANNEL ONE RUSSIA WORLDWIDE  
ADDRESS: Ul. Koroleva 19,12747 Moscow, Russia  
TELEPHONE NUMBER: +7-495-617-5580  
FAX NUMBER: +7-495-617-5114

**CHILDREN'S PROGRAMMING CERTIFICATION - FOURTH QUARTER 2017**

This is to certify that JSC Channel One Russia Worldwide programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during the fourth quarter (October, November and December 2017).

**CHILDREN'S PROGRAMMING AIRED DURING FOURTH QUARTER 2017:**

Cartoons, "Eralash", "Umni i Umitsi"

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 15<sup>th</sup> day of December, 2017.



Signature

Name: Daniel Simkin  
Title: Head of Distribution

# 中国电视有限公司

## China Television Corporation

---

234 E. Colorado Blvd. #520, Pasadena, CA 91101. U.S.A.  
Tel: (626)795-8866 Fax: (626)795-1188

### CHILDREN'S PROGRAMMING CERTIFICATION

**FOURTH QUARTER, OCT 1, 2017 THROUGH DEC 31, 2017**

This is to certify that as a standard practice, CCTV- 4 airs the following children's programs and series, "Cartoon City". The undersigned hereby certifies that the network formats and transmits the above children's programs and series (originally produced and broadcast primarily for children 12 years old and younger), and the total commercial times is no more than 10.5 minutes per hour on weekends and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission.

I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed on Dec. 31, 2017

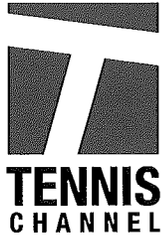


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Dawei Liang

President

China Television Corporation



January 2, 2018

Charter Communications/Time Warner Cable Inc.  
400 Atlantic Street  
Stamford, CT 06901

Attention: Executive Vice President, Programming

To Whom It May Concern:

The Tennis Channel, Inc. certifies that the video programming service known as Tennis Channel:

1. does not include any programs originally produced and broadcast primarily for an audience of children 12 years old and younger.
2. complies with the closed captioning requirements imposed in Section 79.1 of the Federal Communications Commission's rules. With respect to caption quality, The Tennis Channel, Inc. further certifies that in the ordinary course of business, it has adopted and follows the Best Practices set forth in 47 C.F.R. § 79.1(k)(1).
3. complies with the closed captioning requirements delineated in Section 202(b) of the Twenty-First Century Communications and Video Accessibility Act of 2010 ("CVAA") and consistent with 47 C.F.R. § 79.4.

Sincerely,

A handwritten signature in cursive script that reads 'Lee Schlazer'.

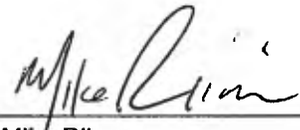
Lee Schlazer  
Vice President, Distribution

cc: SVP, Programming, Charter Communications/Time Warner Cable Inc.  
General Counsel, Charter Communications/Time Warner Cable Inc.  
Geo Coleman, Exec Asst, Regulatory Affairs, Charter Communications/Time Warner Cable Inc.

**A+E TELEVISION NETWORKS, LLC**  
**IP VIDEO PROGRAMMING CAPTIONING CERTIFICATION**

A&E Television Networks, LLC ("AETN") hereby certifies that, subject to any exceptions noted previously and as attached, all of its long-form programming program files delivered during the first quarter of calendar year 2018 for transmission using Internet protocol ("IP") were captioned in a manner designed to adhere to the amounts, tolerances and exemptions in Sections 79.1 and 79.4 of the rules of the Federal Communications Commission codified at 47 C.F.R. 79.1, 79.4 (the "FCC Rules"), including without limitation, that the program files have captions of at least the same quality as the captions provided for the programming when previously delivered for viewing on television, except for those programs that were accompanied by a notice (each, a "Captioning Exception Notice") indicating that they were uncaptioned, or that the captions included were not formatted for online distribution, for the reasons stated in the notice.

A&E TELEVISION NETWORKS, LLC

By:   
Mike Riina  
Director, Production Services

**A+E TELEVISION NETWORKS, LLC**  
**IP VIDEO PROGRAMMING CAPTIONING CERTIFICATION**

Provided below is a summary of programming delivered during the above-stated calendar quarter with Captioning Exception Notices because, consistent with the FCC Rules, the material was delivered without captions, or without captions useable for online distribution for the following reasons:

**Program/Element:** Archived online video programming not previously required to include closed captioning will be available online with closed captioning within the time frames set forth in FCC rules. Programming that includes closed captioning is identified in the metadata, or (if preferred by the distributor) is communicated directly on an ongoing basis, in accordance with the current operational practice for identifying captions within programming.

- aired online after the effective date of the Rules but without captions, because it:
  - is "pre-rule" programming that never appeared online with captions



January 4, 2018

Re: AETN Networks — Certification of Compliance with Children’s Television Act of 1990, Closed-Captioning Programming Laws, and Video Description Programming Laws  
**4<sup>th</sup> Quarter 2017 — October 1, 2017– December 31, 2017**

To Whom It May Concern:

This letter shall serve as certification under the Children’s Television Act of 1990 (the “Act”) that for the respective quarter ended December 31, 2017, A&E Television Networks, LLC (“AETN”) has been in compliance with the Act with respect to all of its networks (including in high definition).

This letter shall also serve as certification that AETN has been in compliance with the closed-captioning requirements set forth in Section 79.1 of Title 47 of the Code of Federal Regulations, including Section 79.1(j)(2), with respect to its programming services, subject to any exceptions noted in the attached, for the quarter ended December 31, 2017.

A&E Television Networks, LLC is dedicated to providing the best programming and customer service possible. I can be reached at (212) 210-9110 or via email: [pamala.steward@aetn.com](mailto:pamala.steward@aetn.com) with any questions or concerns. We thank you for your business and wish you continued success.

Regards,

A handwritten signature in black ink that reads "Pamala Steward". The signature is written in a cursive, flowing style.

Pamala Steward  
Senior Manager  
Distribution Contracts & Budgets

cc: S. Plasse

Attachment 1

Provided below is a summary of programming delivered during the above-stated calendar quarter with Captioning Exception Notices because the material was delivered without captions for the following reasons:

**Program/Element:** Due to technical issues the episode of "It's Always Sunny in Philadelphia" referenced below initially aired without closed captioning. The technical issue was fixed with respect to the program and all airings of the episode thereafter and other episodes of the program were distributed with proper captions.

11/13 - Vice\Vice Streaming 20:00 – 20:30 SNNY0103BD01D030 “It’s Always Sunny: Underage Drinking”



**CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION**  
**FOURTH QUARTER 2017 (OCTOBER 1, 2017 THROUGH DECEMBER 31, 2017)**

This is to certify that to the best of the undersigned's knowledge and belief, (i) all programming (including each feed, in each language and all VOD programming) (collectively, the "Programming") provided by \_\_\_\_\_ ("Network") to each video program provider during the fourth quarter of 2017 complies with the closed captioning rules set forth in Section 79.1(b), *et seq.*, of Title 47 of the Code of Federal Regulations (the "Regulations"), (ii) Network provides Programming to each video program provider that complies with the captioning quality standards of Section 79.1(j)(2) of the Regulations, and (iii) Network has adopted and follows the Best Practices set forth in Section 79.1(k)(1) of the Regulations.

This is to further certify that Network does not currently contain any children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission (the "Children's Programming Rules"). In the event that the Network includes any children's programming on its schedule after the date hereof, Network will provide in writing, by the tenth day following the end of the calendar quarter in which such children's programming is added, a description of such programming specifying the dates and time of transmission and the duration of the "commercial matter" included therein.

Executed this 2<sup>nd</sup> day of JAN, 2018.

Network: ALTITUDE SPORTS

By: [Signature]

Title: SR DIRECTOR OF PROGRAMMING



### Monthly E/I Programming Certification

**Month/Year:** 4th quarter, 2017 (October, November, December)

**E/I Children's Programming.** Attached hereto is information sufficient to enable Broadcaster to complete the FCC Children's Programming Report (Form 398) for the D4 Channel.

**Closed Captioning.** All programming provided for broadcast on the station during this month was closed captioned, except for the programs noted below along with the applicable FEE exemption:

*D4 Channel is exempt from adding captions to programming at this time because the D4 Channel's annual gross revenues in the prior calendar year were less than \$3 million.*

**Commercial limits in Children's Programming.** Programmer aired the following programming originally produced and broadcast primarily for an audience of children twelve years old and younger during this quarter:

Children's Program	Days and times aired	Total Commercial Matter (actual minutes & seconds)
<b>Awesome Adventures</b>	Sat/Sun 9am (ET)	4 minutes 50 sec
<b>Walking Wild</b>	Sat 9:30am (ET)	4 minutes 50 sec
<b>Wild Wonders</b>	Sun 9:30am (ET)	4 minutes 50 sec
<b>Animal Science</b>	Sat/Sun 10am (ET)	4 minutes 50 sec
<b>Real Life 101</b>	Sat 10:30am (ET)	4 minutes 50 sec
<b>Missing</b>	Mon 8a (ET)	4 minutes 50 sec <b>Think Big</b>
	Mon 8:30a (ET)	4 minutes 50 sec
<b>Awesome Adventures</b>	Tues 8am (ET)	4 minutes 50 sec
<b>Animal Science</b>	Tues 8:30am (ET)	4 minutes 50 sec
<b>Walking Wild</b>	Wed 8a (ET)	4 minutes 50 sec <b>Wild Wonders</b>
	Wed 8:30a (ET)	4 minutes 50 sec

\*Total commercial matter includes all spots promoting products or services broadcast during children's programs, including all spots provided by networks, syndicators and local stations.

The Children's Television Act and the FCC's rules require that children's programming may not contain more than 10.5 minutes of total commercial matter per clock hour on weekends and no more than 12.0 minutes of total commercial matter per clock hour on weekdays. After due review of internal station records and documentation provided to us by program suppliers, programmer hereby certifies:

X  That it complied fully with the FCC's commercial limits with respect to all children's programs broadcast during this quarter, that are subject to those requirements.

That it did not comply fully with the FCC's commercial limits with respect to all children's programs broadcast during this quarter that are subject to those requirements, as explained in Attachment A hereto.

Signed: Ryan Raines

Name: Ryan Raines

Date: January 4, 2018

**CHILDREN'S PROGRAMMING CERTIFICATE**

BabyTV hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

Dated: 13, December, 2017

  
\_\_\_\_\_  
Liran Talit  
Managing Director  
BabyTV

**CHILDREN'S PROGRAMMING CERTIFICATE**

BTN hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

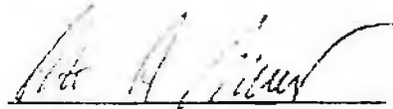
Dated: 12/7/17

  
\_\_\_\_\_  
Thomas Thiel  
Manager, Programming  
BTN

**CHILDREN'S PROGRAMMING CERTIFICATE**

CCTV hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

Dated: December 10<sup>th</sup>, 2017



**Steven A. Carcano**  
**Senior Vice President**  
**Distribution**  
**Fox Cable Networks Services**

**CHILDREN'S PROGRAMMING CERTIFICATE**

Fox College Sports hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

Dated: 12/12/17



Derek Crocker  
Senior Director  
Collegiate Sports

**CHILDREN'S PROGRAMMING CERTIFICATE**

**Fox Deportes hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.**

Dated: 12/21/17

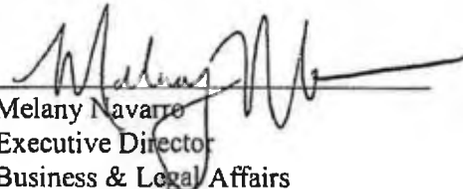


**Gabriela Ramos  
Sr. Programming Coordinator**

**CHILDREN'S PROGRAMMING CERTIFICATE**

Fox Life hereby certifies that it does not currently air any children's programming as defined under the rules and regulations of the Federal Communications Commission and as such is not subject to the commercial time limitation requirements set forth in the Children's Television Act of 1990.

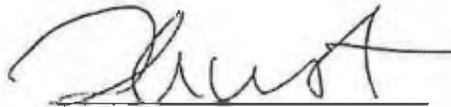
Dated: 12/21/07

  
Melany Navarro  
Executive Director  
Business & Legal Affairs  
Fox Latin American Channel LLC

**CHILDREN'S PROGRAMMING CERTIFICATE**

The Fox News Channel and the Fox Business Network (collectively, "Fox News") hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

Dated: 12/8/17



Lesley West  
Vice President  
Legal and Business Affairs  
Fox News

**CHILDREN'S PROGRAMMING CERTIFICATE**

Fox Soccer Plus hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

Dated: \_\_\_\_\_12/7/2017\_\_\_\_\_

A handwritten signature in black ink that reads "Bill Wanger". The signature is written in a cursive style with a large initial "B".

\_\_\_\_\_  
William M. Wanger  
Executive Vice President  
Fox Sports Productions, Inc.

**CHILDREN'S PROGRAMMING CERTIFICATE**

FX hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

Dated: 12/7/17

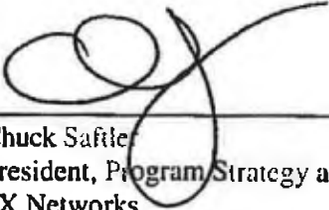


\_\_\_\_\_  
Chuck Saffler  
President, Program Strategy and COO  
FX Networks

**CHILDREN'S PROGRAMMING CERTIFICATE**

FXM hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

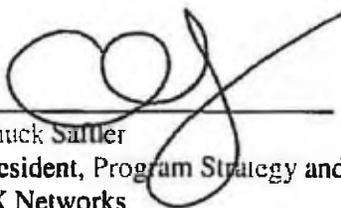
Dated: 12/7/17

  
\_\_\_\_\_  
Chuck Saftler  
President, Program Strategy and COO  
FX Networks

**CHILDREN'S PROGRAMMING CERTIFICATE**

FXX hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

Dated: 12/7/17

  
\_\_\_\_\_  
Chuck Satter  
President, Program Strategy and COO  
FX Networks

CHILDREN'S PROGRAMMING CERTIFICATE

The National Geographic Channel hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

Dated:

12/18/17



Tim Pastore  
President  
Original Programming & Production  
National Geographic Channel

**CHILDREN'S PROGRAMMING CERTIFICATE**

Nat Geo Mundo hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

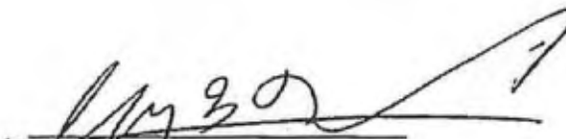
Dated: 12/14/18

  
\_\_\_\_\_  
Randy Rylander  
Vice President, Program Scheduling  
NGC

**CHILDREN'S PROGRAMMING CERTIFICATE**

Nat Geo WILD hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

Dated: Dec 12, 2017



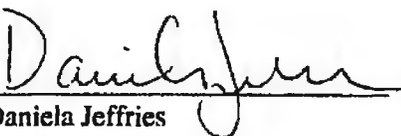
Geoff Daniels  
EVP/General Manager  
Nat Geo WILD

**CHILDREN'S PROGRAMMING CERTIFICATE**

FS1 hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

Dated: \_\_\_\_\_

12/7/17

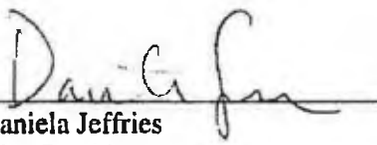


Daniela Jeffries  
Vice President  
Programming and Scheduling  
Fox Sports Productions, Inc.

**CHILDREN'S PROGRAMMING CERTIFICATE**

FS2 hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

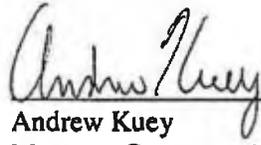
Dated: 12/7/17

  
Daniela Jeffries  
Vice President  
Programming and Scheduling  
Fox Sports Productions, Inc.

**CHILDREN'S PROGRAMMING CERTIFICATE**

FS Arizona hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

Dated: Dec 6, 2017

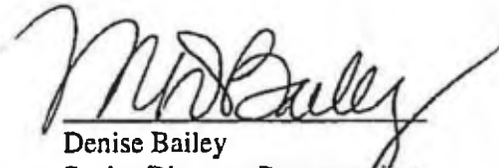
  
\_\_\_\_\_  
Andrew Kuey  
Manager, Programming

**CHILDREN'S PROGRAMMING CERTIFICATE**

FS Detroit hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

Dated:

12/18/17



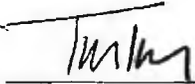
Denise Bailey  
Senior Director, Programming  
FS Detroit

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**CHILDREN'S PROGRAMMING CERTIFICATE**

FS Florida hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

Dated: 12-7-17

  
\_\_\_\_\_  
Tim Ivy  
Vice President, Marketing and Programming  
FS Florida / FS Sun

**CHILDREN'S PROGRAMMING CERTIFICATE**

FS Midwest hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

Dated: 12/6/17

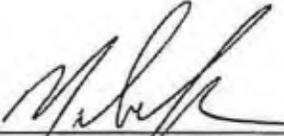
A handwritten signature in black ink, appearing to read "Rick Powers", written over a horizontal line.

Rick Powers  
Director, Programming

**CHILDREN'S PROGRAMMING CERTIFICATE**

FS Ohio hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

Dated: 12/15/17

  
\_\_\_\_\_  
Michael Roche  
Director, Programming

**CHILDREN'S PROGRAMMING CERTIFICATE**

FS San Diego hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2016.

Dated: 12/9/16

  
\_\_\_\_\_  
Trevor Arroyo  
Director, Programming

**CHILDREN'S PROGRAMMING CERTIFICATE**

FS North hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

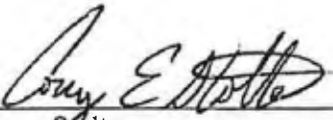
Dated: 12/7/17

  
\_\_\_\_\_  
Ryan Sirvio  
Director, Programming

**CHILDREN'S PROGRAMMING CERTIFICATE**

FS South hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

Dated: 12/12/17

  
\_\_\_\_\_  
Corey Stolte  
Executive Director, Programming  
FS South/FS Southeast

**CHILDREN'S PROGRAMMING CERTIFICATE**

FS Southeast hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

Dated: 12/12/17



Corey Stolte  
Executive Director, Programming  
FS South/FS Southeast

**CHILDREN'S PROGRAMMING CERTIFICATE**

FS Southwest hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

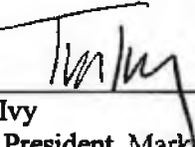
Dated: 12/7/17

  
\_\_\_\_\_  
Chris Quattlebaum  
Director, Programming

**CHILDREN'S PROGRAMMING CERTIFICATE**

FS Sun hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

Dated: 12-7-17

  
\_\_\_\_\_  
Tim Ivy  
Vice President, Marketing and Programming  
FS Florida / FS Sun

**CHILDREN'S PROGRAMMING CERTIFICATE**

FS West hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

Dated: 12/6/17



Alex A. Tevlin  
Director, Programming

**CHILDREN'S PROGRAMMING CERTIFICATE**

Prime Ticket hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

Dated: 12/6/17

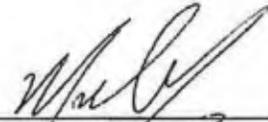
A handwritten signature in black ink, appearing to read 'Alex A. Tevlin', written over a horizontal line.

Alex A. Tevlin  
Director, Programming

**CHILDREN'S PROGRAMMING CERTIFICATE**

SportsTime Ohio hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

Dated: 12/15/17

  
\_\_\_\_\_  
Michael E. Roche  
Director, Programming

**CHILDREN'S PROGRAMMING CERTIFICATE**

YES Network, LLC hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the fourth quarter of 2017.

Dated: 12/20/17

  
\_\_\_\_\_

**Marc LaPlace**  
**Director, Programming**  
**YES Network, LLC**



8551 NW 30TH TERR.  
DORAL, FL. 33122

www.FUSION.net

December 29, 2017

Dear Affiliate:

On behalf of Fusion Media Network, LLC the following is notification regarding the Children's Television Act for the fourth quarter of 2017.

Children's Television Act

The Children's Television Act of 1990 (the "Act") and the FCC's regulations pursuant thereto require that cable television systems maintain records sufficient to determine whether they are in compliance with the commercial content restrictions of the Act with respect to "children's programming."

Fusion Media Network, LLC did not air any programming deemed children's programming under the Act. Therefore, no further disclosure is currently needed.

We will issue our next notification at the end of the first quarter of 2017. Should you need any further information at this time, please contact your Fusion account executive.

Very truly yours,

FUSION MEDIA NETWORK, LLC

A handwritten signature in black ink that reads 'Tania Kunen'.

Tania Kunen  
Vice President, Business Affairs  
& Associate General Counsel

# CrownMedia

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FAMILY NETWORKS



## CHILDREN'S PROGRAMMING CERTIFICATION

FOURTH QUARTER 2017

This is to certify that Hallmark Channel and Hallmark Movies & Mysteries were in compliance with the rules and regulations as described in the Children's Television Act of 1990 during the fourth quarter of 2017.

Executed this 1st day of January 2018.

A handwritten signature in black ink, appearing to be "L Park", written over a horizontal line.

Leslie Park  
Senior Vice President  
Legal and Business Affairs and  
Assistant General Counsel  
Crown Media Holdings, Inc.

**CrownMedia**  
UNITED STATES INC.

A Crown Media Holdings, Inc. Company  
Leslie Park

[lesliepark@crowmedia.com](mailto:lesliepark@crowmedia.com)

12700 Ventura Boulevard, Studio City, CA 91604

Ph: 818.755.1217 Fx: 818.755.2461



## Children's Programming Certification

This is to certify that The Inspirational Network as a standard practice, formats and airs the following children's programs and series so that the total commercial time (including local ad avails) is less than 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission during the quarter ending **12/31/2017**.

**Program Name**

**Time**

**Program Length**

**All children's programming was discontinued effective May 1, 2009.**

I hereby declare under penalty of perjury that the forgoing is true and correct.

A handwritten signature in blue ink that reads "Phyllis L. Costner".

Phyllis L. Costner

Director of Network Compliance

Date: 12-15-17



## (Oct-Nov-Dec)

### CERTIFICATION OF COMPLIANCE WITH COMMERCIAL LIMITS IN CHILDREN'S PROGRAMMING, FOURTH QUARTER 2017

MEXICANAL aired the following programming originally produced and broadcast primarily for an audience of children twelve years old and younger during this quarter.

Children's Program	Description	Days & Times Aired	Times aired in the period	Commercial time (min, sec)
Club C7 (e/i)	<p>Activities which will make you put on your thinking caps and enjoy yourselves. We learn while having fun. Our young hosts will show you interesting sites around the state of Jalisco and of course introduce you to the culture, sports, and lots of entertainment.</p> <p>Target Age Group: 6-12</p>	<p>Sat 09:00 - 9:30 AM PT            Sat 11:00 - 11:30 PM CT            Sat 12:00 - 12:30 PM ET            Sat 09:30 - 10:00 AM PT            Sat 11:30 - 12:00 PM CT            Sat 12:30 - 01:00 PM ET</p> <p>Duration: 30 minutes</p>	28 total	2 min

The Children's Television Act and the FCC's rules impose the following commercial limits:

1. Children's programming may not contain more than 10.5 minutes of total commercial matter per clock hour on weekends and no more than 12.0 minutes of total commercial matter per clock hour on weekdays.
2. On and after January 1, 2006, children's programming may not direct viewers to an internet website unless the website offers a substantial amount of bona fide program-related or other no-commercial purposes (that is, e-commerce or advertising); (iii) the website's home page and other menu pages clearly distinguish between the website's commercial and non-commercial sections; and (iv) the pages of the website to which viewers are directed is not used for e-commerce, advertising, or other commercial purposes (that is, the page has no link labeled "store" or direct links to other pages with commercial material).
3. On an after January 1, 2006, neither children's programming nor commercials aired during children's programming may display Internet website addresses that direct viewers to Internet websites that utilize a program's characters to advertise, promote, or sell products or services.

After due review of internal channel records and documentation provided to us by program suppliers, Mexicanal hereby certifies:

X

that it complied fully with the FCC's commercial limits with respect to all children's programs broadcast during this quarter that are subject to those requirements.



**MEXICANAL**

that it not complied fully with the FCC's commercial limits with respect to all children's programs broadcast during this quarter that are subject to those requirements, as explained in Attachment A hereto.

---

Israel Reyero  
Programming and Content Director  
Mexicanal, LLC  
(Jan 2, 2018)

**CLOSED CAPTIONING RULES CERTIFICATION**

**Multi Tele Ventas, SA de CV  
Paricutin Sur 316  
Col. Roma  
Monterrey, Nuevo León  
CP 64700**

Date: January 5<sup>th</sup>, 2018

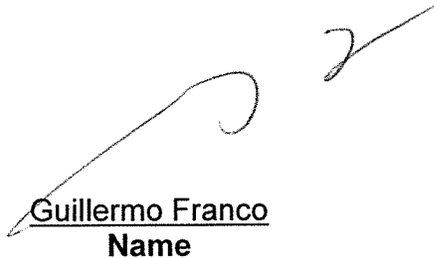
Dear Affiliate:

This letter is intended to assist in satisfying its obligations under Section 79.1 (b) of Title 47 of the Code of Federal Regulations regarding closed captioning.

**Multi Tele Ventas, SA de CV during 4<sup>th</sup> Quarter 2017 (October 1, 2017 through December 31, 2017) and all prior calendar quarters certifies that Multimedios Television is exempt from the closed captioning requirements pursuant to the Federal Communication's closed captioning rules applicable to it because of the following exemptions: *No video programming provider shall be required to expend any money to caption any channel of video programming producing annual gross revenues of less than \$3,000,000 during the previous calendar year other than the obligation to pass through video programming already captioned when received.***

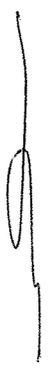
Further, we agree to notify you within thirty (30) days of a change in exempt status.

Sincerely yours,



Guillermo Franco  
**Name**

General Manager  
**Title**



**NETWORK'S NAME:** Multimedios Television  
**Address:** Paricutin 316 Sur. Col. Roma. CP 64700  
Monterrey, Nuevo León, México  
**Phone Number:** +52 (81) 8881-9991

**CHILDREN'S PROGRAMMING CERTIFICATION – FOURTH QUARTER 2017**

This is to certify that the Multimedios Television programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.255 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekend, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during the 4<sup>th</sup> Quarter of 2017 (October, November and December).

None of the following programs or series included any commercial spots (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) that contained references to, characters or actors from, or that offered products related to, the underlying programs or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below.

**Children's Programming Aired During Fourth Quarter 2017**

- Bim Bom Va

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 5<sup>th</sup> day of January, 2018.

Signature: \_\_\_\_\_

Name: Guillermo Franco

Title: General Manager

**CALM Act Certification**

This is to certify that Multimedios Television:

1. As required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on Multimedios Television are or will be in compliance with the loudness control practices contained in Advanced Television Systems Committee (ATSC) A/85: Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television ("ATSC A/85 Recommended Practice") at the point of distribution by Multimedios Television to authorized reception equipment of downstream multichannel video programming distributors.
2. Compliance with the ATSC A/85 Recommended Practice is determined by Multimedios Television through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 5<sup>th</sup> day of January, 2018

By: \_\_\_\_\_

**Guillermo Franco**

**General Manager**



CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION  
FOURTH QUARTER 2017 (October 1, 2017 THROUGH December 31, 2017)

This is to certify that Outdoor Channel ("Network") is in compliance with the closed captioning requirements set forth in Section 79.1, *et seq.*, of Title 47 of the Code of Federal Regulations (the "Regulations"), and that all programming provided by Network to each Affiliate during the 4<sup>th</sup> Quarter of 2017 was, to the best of Network's knowledge and belief, captioned to the extent required by such Regulations. Further, pursuant to Section 79.1(j)(1) of the Regulations, Network hereby certifies that in the ordinary course of business, it has adopted and follows Best Practices set forth in Section 79.1(k)(1) thereof.

This is to further certify that Network does not currently contain any children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission (the "Children's Programming Rules"). In the event that the Network includes any children's programming on its schedule after the date hereof, Network will provide in writing, by the tenth day following the end of the calendar quarter in which such children's programming is added, a description of such programming specifying the dates and time of transmission and the duration of the "commercial matter" included therein.

I certify that I have been designated by Network as the official responsible for the oversight of compliance with the Regulations and the Children's Programming Rules, and I am familiar with the Regulations and the Children's Programming Rules. I declare under penalty of perjury that the foregoing is true and correct.

Executed this 31<sup>st</sup> day of December 2017

Network: Outdoor Channel

A handwritten signature in black ink, appearing to read "Steve Smith", is written over a faint, illegible background.

By: Steve Smith  
EVP Distribution & Affiliate Marketing

1000 Chopper Circle, Denver CO 80204

[www.OutdoorChannel.com](http://www.OutdoorChannel.com)



CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION  
FOURTH QUARTER 2017 (October 1, 2017 THROUGH December 31, 2017)

This is to certify that Sportsman Channel ("Network") is in compliance with the closed captioning requirements set forth in Section 79.1, *et seq.*, of Title 47 of the Code of Federal Regulations (the "Regulations"), and that all programming provided by Network to each Affiliate during the 4<sup>th</sup> Quarter of 2017 was, to the best of Network's knowledge and belief, captioned to the extent required by such Regulations. Further, pursuant to Section 79.1(j)(1) of the Regulations, Network hereby certifies that in the ordinary course of business, it has adopted and follows Best Practices set forth in Section 79.1(k)(1) thereof.

This is to further certify that Network does not currently contain any children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission (the "Children's Programming Rules"). In the event that the Network includes any children's programming on its schedule after the date hereof, Network will provide in writing, by the tenth day following the end of the calendar quarter in which such children's programming is added, a description of such programming specifying the dates and time of transmission and the duration of the "commercial matter" included therein.

I certify that I have been designated by Network as the official responsible for the oversight of compliance with the Regulations and the Children's Programming Rules, and I am familiar with the Regulations and the Children's Programming Rules. I declare under penalty of perjury that the foregoing is true and correct.

Executed this 31<sup>st</sup> day of December 2017

Network: Sportsman Channel

A handwritten signature in black ink, appearing to read "Steve Smith", is written over the signature line.

By: Steve Smith  
EVP Distribution & Affiliate Marketing

1000 Chopper Circle, Denver CO 80204  
[www.TheSportsmanChannel.com](http://www.TheSportsmanChannel.com)



CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION  
FOURTH QUARTER 2017 (October 1, 2017 THROUGH December 31, 2017)

This is to certify that World Fishing Network ("Network") is in compliance with the closed captioning requirements set forth in Section 79.1, *et seq.*, of Title 47 of the Code of Federal Regulations (the "Regulations"), and that all programming provided by Network to each Affiliate during the 4<sup>th</sup> Quarter of 2017 was, to the best of Network's knowledge and belief, captioned to the extent required by such Regulations. Further, pursuant to Section 79.1(j)(1) of the Regulations, Network hereby certifies that in the ordinary course of business, it has adopted and follows Best Practices set forth in Section 79.1(k)(1) thereof.

This is to further certify that Network does not currently contain any children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission (the "Children's Programming Rules"). In the event that the Network includes any children's programming on its schedule after the date hereof, Network will provide in writing, by the tenth day following the end of the calendar quarter in which such children's programming is added, a description of such programming specifying the dates and time of transmission and the duration of the "commercial matter" included therein.

I certify that I have been designated by Network as the official responsible for the oversight of compliance with the Regulations and the Children's Programming Rules, and I am familiar with the Regulations and the Children's Programming Rules. I declare under penalty of perjury that the foregoing is true and correct.

Executed this 31<sup>st</sup> day of December 2017

Network: World Fishing Network

A handwritten signature in black ink, appearing to read "Steve Smith", is written above the typed name.

By: Steve Smith  
EVP Distribution & Affiliate Marketing



January 3, 2018

**Subject: WGN America Children's Television Act Compliance Certification Q4 2017**

This letter will certify that no programs subject to the FCC's commercial time limits for children's programs were broadcast over WGN America during the *4th quarter of 2017*. We will continue to certify Children's Television Act Compliance quarterly.

If you have any questions or need any further assistance, contact me at 773-883-3255.

Sincerely,  
Carmen Finch  
WGN America

cc: Chuck Sennet